IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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WATER GREMLIN COMPANY, et al.,1

Debtors.

Chapter 11

Case No. 23-11775 (LSS)

(Jointly Administered)

SCHEDULES OF ASSETS AND LIABILITIES FOR WATER GREMLIN COMPANY

¹. The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: WG Sub, LLC ("<u>WG Sub</u>") (0781), Okabe Holding USA, Inc. ("<u>Holdings</u>") (9250), and Water Gremlin Company ("<u>Water Gremlin</u>") (6396).

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
WATER GREMLIN COMPANY, et al., 1	Case No. 23-11775 (LSS)
Debtors.) (Jointly Administered)
)

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

The above-captioned debtors and debtors in possession (collectively, the "**Debtors**"), with the assistance of their advisors, have filed their respective Schedules of Assets and Liabilities (collectively, the "**Schedules**") and Statements of Financial Affairs (collectively, the "**Statements**") in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**"), pursuant to section 521 of title 11 of the United States Code (the "**Bankruptcy Code**") and Rule 1007 of the Federal Rules of Bankruptcy Procedure.

These Global Notes and Statement of Limitations, Methodology, and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of each of the Schedules and Statements. These Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.² In the event that the Schedules and/or Statements differ from these Global Notes, these Global Notes control.

While the Debtors' management and advisors have made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances, based on information available at the time of preparation, subsequent information or discovery may result in material changes to these Schedules and Statements, and inadvertent errors, inaccuracies, or omissions may have occurred. Because the Schedules and Statements contain unaudited information, which is subject to further review, verification, and potential adjustment, there can be no assurance that these Schedules and Statements are complete. The Debtors reserve all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to a claim (as defined in section 101(5) of the Bankruptcy Code,

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: WG Sub, LLC ("WG Sub") (0781), Water Gremlin Holdings, Inc. ("Holdings") (9250), and Water Gremlin Company ("Water Gremlin") (6396).

² These Global Notes supplement and are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors may reference an individual Debtor's Schedules and Statements and not those of another Debtor should not be interpreted as a decision by the Debtors to exclude the applicability of such reference to any of the Schedules and Statements of any other Debtor, as applicable.

"Claim") description or designation; dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or object to the extent, validity, enforceability, priority, or avoidability of any Claim. Any failure to designate a Claim in the Schedules or Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim does not constitute an admission of liability by the Debtors. Nothing contained in the Schedules and Statements shall constitute a waiver of any right of the Debtors or an admission with respect to the Debtors' Chapter 11 Cases (as defined herein) (including, but not limited to, issues involving claims, substantive consolidation, defenses, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant non-bankruptcy laws to recover assets or avoid transfers).

The Debtors and their agents, attorneys and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein, and will not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. The Debtors and their agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law. In no event will the Debtors or their agents, attorneys and/or financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), arising from the accuracy or completeness of the data provided herein whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

Bradley J. Hartsell, the President or Authorized Person of the Debtors, has signed the Schedules and Statements. Mr. Hartsell is an authorized signatory for the Debtors. In reviewing and signing the Schedules and Statements, Mr. Hartsell has necessarily relied upon the efforts, statements, and representations of various third parties involved in the Debtors' operations. Mr. Hartsell has not (and could not have) personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors.

I. GLOBAL NOTES AND OVERVIEW OF METHODOLOGY

1. **Description of the Chapter 11 Case.** On October 27, 2023 (the "**Petition Date**"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their business and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code (the "**Chapter 11 Cases**"). On November 1, 2023, an order was entered directing joint administration of these Chapter 11 Cases [Docket No. 33]. Notwithstanding the joint administration of the Debtors' Chapter 11 Cases for procedural purposes, each Debtor has filed its own Schedules and Statements. The information provided herein, except as otherwise noted, is reported as of the Petition Date. On November 7, 2023, the United States Trustee for the District of Delaware

- (the "U.S. Trustee") appointed an official committee of unsecured creditors (the "Committee"). No trustee or examiner has been appointed in the Chapter 11 Cases.
- 2. Basis of Presentation. For financial reporting purposes, in the ordinary course prior to the Petition Date, the Debtors prepared financial statements that were consolidated by Holdings. Combining the assets and liabilities set forth in the Schedules and Statements would result in amounts that may be different from financial information that would be prepared on a consolidated basis under Generally Accepted Accounting Principles ("GAAP"). The Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP nor are they intended to fully reconcile to the financial statements prepared by the Debtors. Unlike the consolidated financial statements, the Schedules and Statements reflect the assets and liabilities of each separate Debtor, except where otherwise indicated. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements.
- 3. Moreover, given, among other things, the extent of the Debtors' unused net operating losses and the uncertainty surrounding the valuation and nature of certain of the Debtors' assets and liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that a Debtor was solvent as of the Petition Date or at any time prior to the Petition Date.
- 4. Reservation and Limitations. While reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements, inadvertent errors or omissions may exist. The Debtors reserve all rights to amend and/or supplement the Schedules and Statements from time to time as is necessary or appropriate. Nothing contained in the Schedules and Statements constitutes a waiver of any of the Debtors' rights or an admission of any kind with respect to these Chapter 11 Cases, including, but not limited to, any rights or claims of the Debtors against any third party or issues involving substantive consolidation, equitable subordination, or defenses or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable bankruptcy or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in these Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.
- 5. **No Admission.** Nothing contained in the Schedules and Statements is intended as, or should be construed as, an admission or stipulation of the validity of any claim against any Debtor, any assertion made therein or herein, or a waiver of any of the Debtors' rights to dispute any claim or assert any cause of action or defense against any party.

II. GENERAL DISCLOSURE APPLICATION TO SCHEDULES AND STATEMENTS

6. Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including causes of actions arising under the provisions of Chapter 5 of the Bankruptcy Code and any other relevant nonbankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim,

counterclaim, or recoupment, and any claim in connection with any contract, breach of duty imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") it may have, and neither these Global Notes nor the Schedules nor the Statements shall be deemed a waiver of any Causes of Action or in any way prejudice or impair the assertion of any such Causes of Action.

- 7. **Recharacterization.** The Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate the claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. However, the Debtors may have inadvertently improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity of the Debtors' business. Accordingly, the Debtors reserve all of their rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as necessary or appropriate, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.
- 8. Claim Designations. Listing a claim (i) on Schedule D as "secured," (ii) on Schedule E/F part 1 as "unsecured priority" or (iii) on Schedule E/F part 2 as "unsecured nonpriority," does not constitute a waiver of any of the Debtors' rights to recharacterize, reclassify, recategorize, or redesignate such claim. Furthermore, listing a contract on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors that such contract or agreement is an executory contract or unexpired lease nor a waiver of the Debtors' right to recharacterize, reclassify or dispute the validity, status or enforceability of any contracts, agreements or leases set forth on Schedule G and to amend or supplement such Schedule, as necessary.
- 9. **Totals.** All totals that are included in the Schedules and Statements represent totals of all known and estimated amounts included in the Schedules and Statements. To the extent there are unknown, disputed, contingent, unliquidated, or otherwise undetermined amounts, the actual total may be materially different than the listed total. The description of an amount as "unknown," "disputed," "contingent," "unliquidated," or "undetermined" is not intended to reflect upon the materiality of such amount. Due to numerous unliquidated, contingent and/or disputed claims, it is possible that the summary statistics in the Schedules, Statements and Global Notes may understate the Debtors' liabilities (possibly to a significant extent).
- 10. **Court Orders.** Pursuant to certain orders of the Bankruptcy Court, the Debtors were authorized (but not directed) to pay, among other things, certain prepetition claims, including with respect to employees, among others. Accordingly, certain of these liabilities may have been, or will be, satisfied in accordance with such orders. Where the Schedules list creditors and set forth the Debtors' scheduled amount of such claims, such scheduled amounts reflect amounts owed as of the Petition Date. However, the estimates of claims set forth in the

Schedules may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.

- 11. Other Paid Claims. To the extent the Debtors have reached any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Schedules and Statements, and shall be enforceable by all parties, subject to any necessary Bankruptcy Court approval. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections or notices of satisfaction of such claims, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.
- Liabilities. The Debtors allocated liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change. The Debtors reserve all rights to modify, amend or supplement the Schedules and Statements as is necessary or appropriate. The liabilities listed on these Schedules do not reflect any analysis of claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all rights to dispute or challenge the validity of any asserted claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim.
 - 13. *Currency.* Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 14. *Valuation.* The Debtors believe it would be prohibitively expensive, unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain current market valuations of all of their assets. For these reasons, the Debtors have indicated in the Schedules and Statements that the values of certain assets and liabilities are undetermined or unknown. Unless otherwise indicated, the Schedules and Statements reflect net book values as of the Petition Date. Exceptions to this include operating cash and certain other assets as described herein. Operating cash is presented as bank balances as of the Petition Date. Amounts ultimately realized may vary from net book value, and such variance may be material. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset.
- 15. **Leases.** Nothing in the Schedules or Statements (including, without limitation the failure to list leased property or equipment as owned property or equipment) is, or shall be construed as, an admission as to the determination of legal status of any lease (including whether any lease is a true lease or financing arrangement), and the Debtors reserve all of their rights with respect to such issues. The Debtors lease facilities under various lease agreements. These leases are reported on the Schedule G. To the extent that there was an amount outstanding under any of these agreements as of the respective Petition Date, the amount owed to the applicable lessor has been listed on Schedule E/F Part 2.

- 16. **Estimates.** To prepare and file the Schedules in accordance with the deadline established in the Chapter 11 Cases, management was required to make certain estimates and assumptions that affected the reported amounts of these assets and liabilities as of the Petition Date. The Debtors reserve the right to amend the reported amounts of assets and liabilities to reflect changes in those estimates or assumptions.
 - 17. *Fiscal Year.* The Debtors' fiscal years end on September 30.
- 18. **Intellectual Property Rights.** Exclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated, or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated, or otherwise have not expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. The Debtors reserve all of their rights with respect to the legal status of any and all intellectual property rights.
- 19. **Liens.** The inventories, property, and equipment listed in the Statements and Schedules are presented without consideration of any asserted mechanics', materialmen, or similar liens that may attach (or have attached) to such inventories, property, and equipment.
- 20. Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.
- 21. **Insiders**. In the circumstance where the Schedules and Statements require information regarding "insiders," the Debtors have included information with respect to certain individuals who the Debtors believe may be included in the definition of "insider" set forth in section 101(31) of the Bankruptcy Code during the relevant time periods. The listing of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense, and all such rights, claims, and defenses are hereby expressly reserved. Information regarding the individuals listed as insiders in the Schedules and Statements has been included for informational purposes only and such information may not be used for (1) the purposes of determining (i) control of the Debtors, (ii) the extent to which any individual exercised management responsibilities or functions or corporate decision making authority over the Debtors, or (iii) whether such individual could successfully argue that he or she is not an insider under applicable law, including the Bankruptcy Code and federal securities laws, or with respect to any theories of liability or (2) any other purpose.
- 22. **Intercompany Claims**. Receivables and payables among the Debtors are reported on Schedule A/B and Schedule E/F, respectively. The listing of any amounts with respect to such receivables and payables is not, and should not be construed as, an admission

of the characterization of such balances as debt, equity, or otherwise. For the avoidance of doubt, the Debtors reserve all rights, claims, and defenses in connection with any and all intercompany receivables and payables, including with respect to the characterization of intercompany claims. The Debtors engage in limited intercompany transactions with each other, including the payment or funding of certain operating expenses as described in the Debtors' Motion For Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Continue to Operate Their Cash Management System, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, and (D) Perform Intercompany Transactions, (II) Waiving the Requirements of Section 345(b) On An Interim Basis, and (III) Granting Related Relief [Docket No. 12] (the "Cash Management Motion").

III. SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

- 23. **Schedule** A/B All **Assets.** Except as otherwise set forth herein, the value of all assets listed on Schedule A/B are as of the Petition Date, as reflected in the Debtors' books and records. The Debtors have performed no independent review of the value of these assets. The actual value of the assets listed may differ significantly from the amounts reflected in each Debtors' books and records.
- 24. Schedule A/B, Parts 1 and 2 Cash and Cash Equivalents; Deposits and Prepayments. Details with respect to the Debtors' cash management system and bank accounts are provided in the Cash Management Motion and the orders of the Bankruptcy Court granting the Cash Management Motion. The Debtors' bank account balances, and the balances of deposits and prepayments, are reported as of the Petition Date.
- 25. Schedule D Creditors Holding Secured Claims. The descriptions provided on Schedule D are intended only as a summary. Reference to the applicable agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in any Debtors' Schedule D shall be deemed a modification, interpretation, or waiver of the terms of any such agreements. Except as specifically stated herein, utility companies and other parties that may hold security deposits have not been listed on Schedule D. In addition, the Debtors have not included on Schedule D parties that may believe their claims are secured through setoff rights or inchoate statutory lien rights.
- 26. Schedule E/F Creditors Holding Unsecured Priority and/or Unsecured Non-Priority Claims. The listing of any claim on Schedule E/F does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority treatment under section 507 of the Bankruptcy Code. The Debtors reserve all of their rights to dispute the amount and/or the priority status of any claim on any basis at any time.
- 27. The Debtors have obtained authority from the Bankruptcy Court to pay certain prepetition claims, including those of employees pursuant to the *Final Order (I) Authorizing the Debtors to (A) Pay Prepetition Wages, Salaries, Other Compensation, and Reimbursable Expenses and (B) Continue Employee Benefits Programs, and (II) Granting Related Relief* [Docket No. 91] (the "**Wage Order**"). The Wage Order authorizes the Debtor to pay in the ordinary course accrued but unpaid PTO upon termination of an employee, unless such amount

exceeds the limits of sections 507(a)(4) and 507(a)(5). The Debtors expect that all or most prepetition claims of current employees for wages, salaries, benefits and other related obligations either have been paid or will be paid in the ordinary course of business. Thus, Schedule E/F Part 1 does not include prepetition claims of employees on account of wages, salaries, benefits and other obligations that the Debtors have paid or expect to pay in the ordinary course of business, however Schedule E/F Part 1 does list claims for accrued but unpaid PTO. To the extent any claims on account of employee wages, salaries, benefits, and other obligations are not paid, the Debtors reserve the right to amend Schedule E/F Part 1 and Part 2, as necessary or appropriate.

- 28. The unsecured non-priority claims of creditors for among other things, products, goods or services are listed as either the lower of the amounts invoiced by the creditor or the estimated accrued amounts reflected on the Debtors' books and records and may not reflect credits or allowances due from such creditors to the Debtors.
- 29. Schedule E/F reflects the prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption, or assumption and assignment, of an executory contract or unexpired lease. In addition, Schedule E/F does not include rejection damage claims of the counterparties to the executory contracts and unexpired leases that have been or may be rejected, to the extent such damage claims exist.
- Schedule G Unexpired Leases and Executory Contracts. The contracts, 30. agreements and leases listed on the Schedule G may have expired or may have been modified, amended or supplemented from time to time by various amendments, restatements, waivers, estoppels, certificates, letters, memoranda or other documents, instruments and agreements that may not be listed on Schedule G, despite the Debtors' use of reasonable efforts to identify such documents. Certain of the executory contracts and unexpired leases listed on Schedule G may contain certain renewal options, guarantees of payment, options to purchase, rights of first refusal, and other miscellaneous rights, which are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as subordination, nondisturbance and attornment agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. Such documents may not be set forth on Schedule G. Certain of the executory contracts or unexpired leases listed in Schedule G may include one or more ancillary documents, including but not limited to any underlying assignment and assumption agreements, amendments, supplements, full and partial assignments, renewals and partial releases. Executory contracts that are oral in nature, if any, have not been included on Schedule G. To the extent the Court determines a particular contract not included on Schedule G is executory, the Debtors will amend Schedule G to add that contract, as necessary or appropriate.
- 31. In addition, Schedule G does not include rejection damage claims of the counterparties to the executory contracts and unexpired leases that have been or may be rejected, to the extent such damage claims exist.
 - 32 Omission of a contract or agreement from Schedule G does not constitute an

admission that such omitted contract or agreement is not an executory contract or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission.

IV. SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' STATEMENTS

- 33. **Statements Item 7 Litigation.** Despite reasonable efforts, the Debtors may not have identified all of their causes of action (filed or potential) against third parties as assets in their Schedules and Statements. The Debtors reserve all rights with respect to any causes of action and nothing in the Global Notes or the Schedules and Statements shall be deemed a waiver of any such causes of action.
- 34. Statements Item 22 Judicial or Administrative Proceedings Under Environmental Law. Despite reasonable efforts, the Debtors may not have identified in their Statements all judicial or administrative proceedings under environmental laws, including settlements and orders, to which the Debtors have been a party. The Debtors reserve all rights with respect to any judicial or administrative proceedings under any environmental law.
- 35. **Statements Item 31 Consolidated Group.** As described above, for financial reporting purposes, in the ordinary course prior to the Petition Date, the Debtors prepared financial statements that were consolidated by Holdings. Although the Debtors' consolidated tax returns were not due prior to the Petition Date (and therefore such tax returns have not been filed) the Debtors anticipate being treated as a consolidated group for tax purposes.

Check if this is an amended filing

Fill in this information to identify the case:
Debtor name: Water Gremlin Company
United States Bankruptcy Court for the: District of Delaware
Case number: 23-11775

Official Form 206Sum

Summary of Assets and Liabilities for Non-Individuals

1. Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B)	
1a. Real property:	\$15,375,427.70
Copy line 88 from Schedule A/B	
1b. Total personal property:	\$25,873,717.51
Copy line 91A from Schedule A/B	
1c. Total of all property:	\$41,249,145.21
Copy line 92 from Schedule A/B	
2. Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	\$0.00
Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	
3. Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
3a. Total claim amounts of priority unsecured claims:	\$602,362.42
Copy the total claims from Part 1 from line 5a of Schedule E/F	
3b. Total amount of claims of nonpriority amount of unsecured claims:	\$40,984,409.96
Copy the total of the amount of claims from Part 2 from line 5b of Schedule E/F	
4. Total Liabilities	\$41,586,772.38
Lines 2 + 3a + 3b	

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Fill in this informa	tion to identify the case:					
Debtor name: Water	er Gremlin Company					
United States Bank	cruptcy Court for the: District of Delaware					
Case number: 23-	11775					Check if this is an amended filing
Official Form 2	206A/B					
Schedule A/B	: Assets — Real and Personal Pi	roperty 12/15				
debtor holds rights or assets that were Leases (Official For Be as complete and number (if known).	y, real and personal, which the debtor owns or is and powers exercisable for the debtor's own be not capitalized. In Schedule A/B, list any execum 206G). accurate as possible. If more space is needed, Also identify the form and line number to which that for the pertinent part.	nefit. Also include as tory contracts or une attach a separate sh	sets and properties wh expired leases. Also list leet to this form. At the	ich have no book them on Schedule	value, such as fu e G: Executory Co added, write the	lly depreciated assets intracts and Unexpired debtor's name and case
schedule, that gives	Part 11, list each asset under the appropriate ca the details for each asset in a particular categ ructions to understand the terms used in this fo	ory. List each asset o				
	Cash Equivalents					
Does the debtor hav	ve any cash or cash equivalents?					
No. Go to Part 2.						
Yes. Fill in the info	ormation below.					
All cash or cash eq	uivalents owned or controlled by the debtor				Current value	of debtor's interest
2. Cash on hand						
2.1						\$0.00
	, money market, or financial brokerage accoun bank or brokerage firm)	ts (<i>Identify all</i>) Type of account	: Last 4 digi	ts of account #		
3.1 Mizuho Bank		Disbursement	0617			\$223,893.00
3.2 <u>Mizuho Bank</u>		Operating	1540			\$1,522,442.01
3.3 Mizuho Bank		Time Deposits	1540			\$0.00
3.4						
U.S. Bank		Checking	5468			\$179,484.00

5. Total of Part 1

None

4.1

4. Other cash equivalents (Identify all)

Add lines 2 through 4 (including amounts on any additional sheets). Copy the total to line 80.

\$1,925,819.01

\$0.00

Debtor Water Gremlin Company_ Name

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Part 2: Deposits and prepayments

6 Does	s the debtor have any deposits or prepayments?							
_	U No. Go to Part 3.							
Yes	. Fill in the information below.							
		Current value of debtor's interest						
	osits, including security deposits and utility deposits otion, including name of holder of deposit							
7.1	None	\$0.00						
	payments, including prepayments on executory contracts, leases, insurance, taxes, and rent otion, including name of holder of prepayment							
8.1	AGC Networks LLC - AGC Maint 5/1/23-4/30/24	\$2,874.97						
8.2	American Express - WG - Vehicle Down Payment	\$1,750.00						
8.3	Battery Council International - Level 6 Supplier Membership	\$4,154.20						
8.4	CPA Global Limited - Patent Renewals	\$69,541.67						
8.5	Dorsey and Whitney - Retainer	\$274,376.81						
8.6	EAC Design Inc - Creo Design Essentials	\$8,950.60						
8.7	Epicor Software Corporation - Annual License Renewal	\$89,434.07						
8.8	Insight Direct USA Inc - Barracuda Renewal 3 Years	\$5,667.31						
8.9	Insight Direct USA Inc - ESET 3 Yr Renewal	\$2,142.78						
8.10	Insight Direct USA Inc - Microsoft Datacenter	\$3,627.04						
8.11	Insight Direct USA Inc - Veeam Suite & Migration	\$1,810.62						
8.12	Insight Direct USA Inc - VMware Support and Sub	\$1,098.43						
8.13	Insight Direct USA Inc - WatchGuard Firebox	\$3,350.38						
8.14	Intrepid - Retainer	\$80,000.00						
8.15	John Henry Foster - Linear indexer & controller	\$11,445.29						

Debtor	Water Gremlin Company_			Case number (if know	vn) 23-11775_	
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8.16	Kekst - Retainer					\$20,000.00
8.17	Kone Inc - Elevator Mai	nt 12/1-11/30/23				\$844.60
8.18	Owens Companies, Inc.	Service Contract 10/1-9/30/24				\$8,855.00
8.19	Padilla - Retainer					\$50,000.00
8.20	QlikTech Inc - Annual B	illing 12/31-12/30/23				\$1,064.00
8.21	Riveron - Retainer					\$320,804.07
8.22	Salary.com - Market Da	ta				\$6,401.08
8.23	Stretto - Retainer					\$19,814.70
8.24	TeamViewer US LLC - T	eamViewer License				\$3,894.03
8.25	Tiffin Foundry - Goosen	eck (to replace # 21)				\$25,025.00
8.26	Tiffin Foundry - Goosen	eck N8678 (to replace #12)				\$8,390.00
8.27	Tiffin Foundry - Goosen	eck N8847				\$25,025.00
8.28	UKG Inc - Sub Fee Sep -	· Nov23				\$1,375.00
8.29	Vadnais Heights Rental	l .				\$4,139.60
8.30	Various suppliers - Coa	ting supplies r/c to PPD				\$83,229.15
8.31	WB Subaru - 2022 Fore	ster				\$194.44
	al of Part 2					
Add li	nes 7 through 8. Copy the	total to line 81.			_	\$1,139,279.84
Part 3	: Accounts receival	ble				

10. Does the debtor have any accounts receivable?

 $\hfill \square$ No. Go to Part 4.

Yes. Fill in the information below.

\$3,620,590.00

Standard Cost (FIFO)

\$3,620,590.00

9/30/2023

Raw Materials

ebtor Wa	ter Gremlin Company		Case	e number (if known) 23-11775	
Name	Case 23-1177	5-LSS Do			of 215
20. Work i	in progress				
20.1					
W	ork in progress	9/30/2023	\$1,760,237.00	Standard Cost (FIFO)	\$1,760,237.00
21. Finish	ed goods, including goods held for resale				
21.1					
Fir	nished Goods	9/30/2023	\$4,867,614.00	Standard Cost (FIFO)	\$4,867,614.00
22. Other	inventory or supplies				
22.1					
No	one				\$0.00
23. Total o	of Part 5				
Add lines	19 through 22. Copy the total to line 84.				\$10,248,441.00
					\$10,246,441.00
24. Is any	of the property listed in Part 5 perishable?				
✓ No					
Yes					
	ny of the property listed in Part 5 been purcha	sed within 20 day	s before the bankruptcy v	vas filed?	
☐ No	Dealership Undetermined	Valuation	mathad NI/A	Oand	alus Undetermined
Yes	Book value <u>Undetermined</u>	Valuation r	nethod <u>N/A</u>	Current v	value <u>Undetermined</u>
26 Has ar	ny of the property listed in Part 5 been apprais	end by a professio	anal within the last year?		
V No	ny of the property listed in Fait 3 been apprais	sed by a profession	mai within the last year:		
☐ Yes					
Part 6:	Farming and fishing-related assets (ot	her than titled	motor vehicles and la	and)	
27 Dage t	the debtor own or lease any farming and fishir	a related assets	(athor than titled mater v	ahialaa and land\2	
_		ig-relateu assets	(other than titled motor v	enicies and iand)?	
✓ No. Go	o to Part 7.				
└ Yes. Fi	ll in the information below.				
General o	description		Net book value of	Valuation method used	Current value of debtor's interest
General			debtor's interest	for current value	Current value of debtor 5 interest
			(Where available)		
28. Crops	either planted or harvested				
28.1					
_					\$0.00
29. Farm a	animals Examples: Livestock, poultry, farm-raised	fish			
29.1					
_					\$0.00
30. Farm r	machinery and equipment (Other than titled moto	or vehicles)			
30.1	5.5				
					\$0.00
31. Farm a	and fishing supplies, chemicals, and feed				
31.1	and rock				
U 1.1					

Debtor <u>Water Gremlin Company</u> Name

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32. Other farming and fishing-related property not al	ready listed in Part 6		
32.1			\$0.00
33. Total of Part 6			
Add lines 28 through 32. Copy the total to line 85.			\$0.00
34. Is the debtor a member of an agricultural coopera	ative?		
□No			
Yes. Is any of the debtor's property stored at the	cooperative?		
No			
Yes			
35. Has any of the property listed in Part 6 been pure	hased within 20 days before the bankruptcy wa	as filed?	
□No			
Book value	Valuation method	Current val	ue
36. Is a depreciation schedule available for any of the	e property listed in Part 6?		
No			
Yes			
37. Has any of the property listed in Part 6 been appr	raised by a professional within the last year?		
□ No			
Yes			
Part 7: Office furniture, fixtures, and equipn	nent; and collectibles		
38. Does the debtor own or lease any office furniture	, fixtures, equipment, or collectibles?		
No. Go to Part 8.			
Yes. Fill in the information below.			
General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
39. Office furniture			
39.1			\$0.00
40. Office fixtures			<u> </u>
40.1			
			\$0.00
41. Office equipment, including all computer equipm	ent and communication systems equipment and	d software	
41.1			\$0.00
42. Collectibles <i>Examples</i> : Antiques and figurines; paintic collections, memorabilia, or collectibles	ngs, prints, or other artwork; books, pictures, or other	art objects; china and crystal; sta	ump, coin, or baseball card collections; other
42.1			
			\$0.00

\$6,296,930.13

\$1,026,025.36

Net Book Value

Net Book Value

51. Total of Part 8.

Equipment

50.2

Add lines 47 through 50. Copy the total to line 87.

\$7,322,955.49

\$6,296,930.13

\$1,026,025.36

☐ No

Yes

53. Has any of the property listed in Part 8 been appraised by a professional within the last year?

☐ No

Yes

60. Patents, copyrights, trademarks, and trade secrets

Battery Part - Patent No. 1700354 (Austria)

Battery Part - Patent No. 1700354 (Bulgaria)

60.1

60.2

Case number (if known) 23-11775 H 12/08/23 Page 19 of 215

Undeterminded

Undeterminded

	Case 23-1177	5-LSS D	oc 165 I	Filed 12/08	8/23 Pa	age 19 of	215	
Part 9	: Real Property							
54. Do	pes the debtor own or lease any real property?							
	. Go to Part 10.							
Ye	s. Fill in the information below.							
55. Ar	ny building, other improved real estate, or land whi	ch the debtor ov	vns or in which	the debtor has a	an interest			
Asse (for	cription and location of property ade street address or other description such as assor Parcel Number (APN), and type of property example, acreage, factory, warehouse, tment or office building), if available.	Nature and e debtor's inter property		Net book value debtor's interes (Where availab	st	Valuation met for current va		Current value of debtor's interest
55.1								
	North Building - 4400 Otter Lake Rd, White Bear	Owned		\$11,295,	060.93	Net Book Value	!	\$11,295,060.93
	Township, MN 55110							
55.2	North Land - 4400 Otter Lake Rd, White Bear Township, MN 55110	Owned		\$2,459,	830.44	Net Book Value	:	\$2,459,830.44
	TOWNSHIP, WIN 33110							
55.3	County Dividing 4214 Ottow Lake Dd White Dear	Ourmand		0060	20476 N	Net Book Value		\$060.204.76
	South Building - 4316 Otter Lake Rd, White Bear Township, MN 55110	Owned		\$009,	204.76 <u>N</u>	vet book value	:	\$869,204.76
55.4	South Land - 4316 Otter Lake Rd, White Bear	Owned		\$751,	331.57 N	Net Book Value	!	\$751,331.57
	Township, MN 55110	•						
56. To	tal of Part 9.							
Add th	ne current value of all lines in question 55 and entri	es from any add	itional sheets. C	opy the total to	line 88.			\$15,375,427.70
							-	· · · · · ·
	a depreciation schedule available for any of the pr	operty listed in	Part 9?					
U No								
✓ Ye	s							
58. Ha	as any of the property listed in Part 9 been apprais	ed by a professi	ional within the	last year?				
☐ No								
Ye	s							
Part 1	0: Intangibles and intellectual property							
59. Do	es the debtor have any interests in intangibles or	intellectual prop	erty?					
☐ No	. Go to Part 11.							
Ye	s. Fill in the information below.							
Gene	eral description		Net book valu debtor's intere (Where availal	est 1	Valuation met for current val		Current valu	e of debtor's interest

Undetermined

Undetermined

N/A

N/A

Debtor <u>Water Gremlin Company</u> Name

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60.3	Battery Part - Patent No. 1700354 (Czech Republic)	Undetermined	N/A	Undeterminded
60.4	,		· ·	
	Battery Part - Patent No. 1700354 (Estonia)	Undetermined	N/A	Undeterminded
60.5	Battery Part - Patent No. 1700354 (Europe)	Undetermined	N/A	Undeterminded
60.6				
	Battery Part - Patent No. 1700354 (Finland)	Undetermined	N/A	Undeterminded
60.7	Battery Part - Patent No. 1700354 (France)	Undetermined	N/A	Undeterminded
60.8				
	Battery Part - Patent No. 1700354 (Germany)	Undetermined	N/A	Undeterminded
60.9	Battery Part - Patent No. 1700354 (Greece)	Undetermined	N/A	Undeterminded
60.10				
	Battery Part - Patent No. 1700354 (Hungary)	Undetermined	N/A	Undeterminded
60.11	Battery Part - Patent No. 1700354 (Ireland)	Undetermined	N/A	Undeterminded
60.12	Battery Part - Patent No. 1700354 (Italy)	Undetermined	N/A	Undeterminded
60.13	Dattery Fatt - Faterit No. 1700354 (Italy)	Ondetermined	N/A	Ondeterminded
00.13	Battery Part - Patent No. 1700354 (Luxembourg)	Undetermined	N/A	Undeterminded
60.14	Battery Part - Patent No. 1700354 (Netherlands)	Undetermined	N/A	Undeterminded
60.15			· ·	
	Battery Part - Patent No. 1700354 (Poland)	Undetermined	N/A	Undeterminded
60.16	Battery Part - Patent No. 1700354 (Portugal)	Undetermined	N/A	Undeterminded
60.17				
	Battery Part - Patent No. 1700354 (Romania)	Undetermined	N/A	Undeterminded
60.18	Battery Part - Patent No. 1700354 (Slovakia)	Undetermined	N/A	Undeterminded
60.19				
	Battery Part - Patent No. 1700354 (Slovenia)	Undetermined	N/A	Undeterminded
60.20	Battery Part - Patent No. 1700354 (Spain)	Undetermined	N/A	Undeterminded
60.21				
	Battery Part - Patent No. 1700354 (Sweden)	Undetermined	N/A	Undeterminded
60.22	Battery Part - Patent No. 1700354 (Switzerland)	Undetermined	N/A	Undeterminded

Debtor <u>Water Gremlin Company</u> Name

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60.23	Battery Part - Patent No. 1700354 (Turkey)	Undetermined	N/A	Undeterminded
60.24				
60.05	Battery Part - Patent No. 1700354 (United Kingdom)	Undetermined	N/A	Undeterminded
60.25	Battery Part - Patent No. 2293360 (Austria)	Undetermined	N/A	Undeterminded
60.26	Battery Part - Patent No. 2293360 (Czech Republic)	Undetermined	N/A	Undeterminded
60.27				
60.20	Battery Part - Patent No. 2293360 (Divisional European)	Undetermined	N/A	Undeterminded
60.28	Battery Part - Patent No. 2293360 (Germany)	Undetermined	N/A	Undeterminded
60.29	Battery Part - Patent No. 2293360 (Italy)	Undetermined	N/A	Undeterminded
60.30				
60.31	Battery Part - Patent No. 2293360 (Luxembourg)	Undetermined	N/A	Undeterminded
00.31	Battery Part - Patent No. 2293360 (Poland)	Undetermined	N/A	Undeterminded
60.32	Battery Part - Patent No. 2293360 (Romania)	Undetermined	N/A	Undeterminded
60.33	D. I. D. I. D. I. I. I. 2000050 (O. I.)		N/A	
60.34	Battery Part - Patent No. 2293360 (Spain)	Undetermined	N/A	Undeterminded
00.34	Battery Part - Patent No. 287,342	Undetermined	N/A	Undeterminded
60.35	Battery Part - Patent No. 7,838,145	Undetermined	N/A	Undeterminded
60.36				
60.07	Battery Part - Patent No. 8,202,328	Undetermined	N/A	Undeterminded
60.37	Battery Part - Patent No. PI0417087-3	Undetermined	N/A	Undeterminded
60.38	Battery Parts and Associated Systems and Methods - Patent	Undetermined	N/A	Undeterminded
	No. 10,283,754			
60.39	Battery Parts and Associated Systems and Methods - Patent No. 332,696	Undetermined	N/A	Undeterminded
60.40	Data and Associated O. 1. 1984 J. C. 1984	Underson by 1	N/A	Hades we taked
	Battery Parts and Associated Systems and Methods - Patent No. 8,701,743	Undetermined	N/A	Undeterminded
60.41	Battery Parts and Associated Systems and Methods - Patent No. 9,190,654	Undetermined	N/A	Undeterminded

Water Gremlin Company
Case number (if known) 23-11775

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60.42

Retters Ports Userian Ports Userian Section Sec

Battery Parts Having Retaining and Sealing Features and
Associated Methods of Manufacture and Use - Patent No.

10,181,595

| M/A | Undetermined | Undetermi

Undetermined

Undetermined

Undetermined

N/A

N/A

N/A

Undeterminded

Undeterminded

Undeterminded

2425478 (Romania)

2425478 (Spain)

3059785 (Austria)

3059785 (Czech Republic)

Battery Parts Having Retaining and Sealing Features and

Associated Methods of Manufacture and Use - Patent No.

Battery Parts Having Retaining and Sealing Features and

Associated Methods of Manufacture and Use - Patent No.

Battery Parts Having Retaining and Sealing Features and

Associated Methods of Manufacture and Use - Patent No.

60.52

60.53

60.54

Battery Parts Having Retaining and Sealing Features and Associated Methods of Manufacture and Use - Patent No. 9,748,551

60.64

60.65

Undetermined N/A Undeterminded

Battery Parts Having Retaining and Sealing Features and Associated Methods of Manufacture and Use - Patent No. 9,917,293

Undetermined N/A Undeterminded

60.66

Battery Parts Having Retaining and Sealing Features and Associated Methods of Manufacture and Use - Patent No. 9,935,306

Undetermined N/A Undeterminded

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60.67	BATTERY PARTS HAVING SOLVENTLESS ACID BARRIERS AND ASSOCIATED SYSTEMS AND METHODS - Patent No. 11,038,156	Undetermined	N/A	Undeterminded
60.68	BATTERY PARTS HAVING SOLVENTLESS ACID BARRIERS AND ASSOCIATED SYSTEMS AND METHODS - Patent No. 11,283,141	Undetermined	N/A	Undeterminded
60.69	BATTERY PARTS HAVING SOLVENTLESS ACID BARRIERS AND ASSOCIATED SYSTEMS AND METHODS - Patent No. 11,804,640	Undetermined	N/A	Undeterminded
60.70	BATTERY PARTS HAVING SOLVENTLESS ACID BARRIERS AND ASSOCIATED SYSTEMS AND METHODS - Patent No. 2021/04711	Undetermined	N/A	Undeterminded
60.71	Casting Solidification Expansion Materials - Patent No. 6,926,065	Undetermined	N/A	Undeterminded
60.72	Die Cast Battery Terminal and a Method of Making - Patent No. 7,338,539	Undetermined	N/A	Undeterminded
60.73	Enhanced Torque Resistant Battery Part - Patent No. 7,163,764	Undetermined	N/A	Undeterminded
60.74	Intensification Through Displacement of a Coacting Mold Member - Patent No. 230220	Undetermined	N/A	Undeterminded
60.75	Intensification Through Displacement of a Coacting Mold Member - Patent No. 6,684,935	Undetermined	N/A	Undeterminded
60.76	Method of Making Configured Lead Bushing for Batteries - Patent No. 5,704,119	Undetermined	N/A	Undeterminded
60.77	MOLD FOR A BATTERY CAST ON STRAP - Patent No. 10- 1841166	Undetermined	N/A	Undeterminded
60.78	MOLD FOR A BATTERY CAST ON STRAP - Patent No. 102712033	Undetermined	N/A	Undeterminded
60.79	MOLD FOR A BATTERY CAST ON STRAP - Patent No. 12102317	Undetermined	N/A	Undeterminded
60.80	MOLD FOR A BATTERY CAST ON STRAP - Patent No. 8,061,404	Undetermined	N/A	Undeterminded
60.81	MOLD FOR A BATTERY CAST ON STRAP - Patent No. 8,181,691	Undetermined	N/A	Undeterminded

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60.82 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Europe) 60.83 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undeterminded Undetermined N/A EP2512707 (France) 60.84 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Germany) 60.85 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Italy) 60.86 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Portugal) 60.87 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Romania) 60.88 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Spain) 60.89 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded EP2512707 (Turkey) 60.90 MOLD FOR A BATTERY CAST ON STRAP - Patent No. N/A Undeterminded Undetermined EP2512707 (United Kingdom) 60.91 MOLD FOR A BATTERY CAST ON STRAP - Patent No. Undetermined N/A Undeterminded MX341831 60.92 Molding Apparatus for Minimizing Shrinkage and Voids -Undeterminded Undetermined N/A Patent No. 5,758,711 60.93 Molding Apparatus for Minimizing Shrinkage and Voids -Undetermined N/A Undeterminded Patent No. 6,123,142 60.94 Multiple Casting Apparatus and Method - Patent No. Undetermined N/A Undeterminded 8,512,891 60.95 System and Method for Reclaiming and Reuse of Vehicle -Undeterminded Undetermined N/A Patent No. 6,908,640 60.96 System and Method for Reclaiming and Reuse of Vehicle -Undetermined N/A Undeterminded Patent No. 7,390,364 60.97 SYSTEMS AND METHODS FOR MANUFACTURING BATTERY Undetermined N/A Undeterminded PARTS - Patent No. 10,217,987

Undetermined

Undetermined

N/A

N/A

N/A

Undetermined

Undetermined

Undetermined

No. NC2020/0013554

61. Internet domain names and websites

https://www.watergremlin.com/

https://www.linkedin.com/company/water-gremlin-co.

https://www.youtube.com/channel/UCUVIBp3k8I5BCG_B9aXiluQUndetermined

61.1

61.2

61.3

Debtor

Water Gremlin Company

None

Case number (if known) 23-11775

\$0.00

78. Total of Part 11.

Add lines 71 through 77. Copy the total to line 90.

\$0.00

79. Has any of the property listed in Part 11 been appraised by a professional within the last year?

✓ No

Yes

Part 12: Summary

In Part 12 copy all of the totals from the earlier parts of the form.

Type of property	Current value of personal property	Current value of real property
80. Cash, cash equivalents, and financial assets. Copy line 5, Part 1.	\$1,925,819.01	
81. Deposits and prepayments. Copy line 9, Part 2.	\$1,139,279.84	
82. Accounts receivable. Copy line 12, Part 3.	\$5,237,222.17	
83. Investments. Copy line 17, Part 4.	\$0.00	
84. Inventory. Copy line 23, Part 5.	\$10,248,441.00	
85. Farming and fishing-related assets. Copy line 33, Part 6.	\$0.00	
86. Office furniture, fixtures, and equipment; and collectibles. Copy line 43 , Part 7.	\$0.00	

 Water Gremlin Company
 Case number (# known) 23-11775

 Name
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 Page 30 of 215

 87. Machinery, equipment, and vehicles. Copy line 51, Part 8.
 \$7,322,955.49

 88. Real property. Copy line 56, Part 9.
 \$15,375,427.70

 89. Intangibles and intellectual property. Copy line 66, Part 10.
 \$0.00

 90. All other assets. Copy line 78, Part 11.
 \$0.00

\$25,873,717.51

91b.

91a.

92. Total of all property on Schedule A/B. Lines 91a + 91b = 92.

91. Total. Add lines 80 through 90 for each column

\$41,249,145.21

\$15,375,427.70

Fill i	n this information to identify the case:					
Debt	Debtor name: Water Gremlin Company					
Unit	ed States Bankruptcy Court for the: District	t of Delaware				
Case	e number: 23-11775				Check if this is an amended filing	
	eial Form 206D					
che	edule D: Creditors Who Have	Claims Secured by Property				
Be as	complete and accurate as possible.					
art 1:	List Creditors Who Have Claims S	Secured by Property				
. Do a	any creditors have claims secured by debto	r's property?				
J No	. Check this box and submit page 1 of this f	orm to the court with debtor`s other schedules. D	ebtor has nothing else to report on t	his form.		
Yes	s. Fill in the information below.					
	creditors who have secured claims. If a cred tely for each claim.	litor has more than one secured claim, list the creditor	Column A Amount of Claim Do not deduct the value of collateral.	Valu	omn B e of collateral that ports this claim	
.1						
	U.S. Bank Equipment Company 1310 Madrid Street Marshall, MN 56258	Describe debtor's property that is subject to the lien: 8 copiers together with all replacements, parts, repairs, additions, accessions and	Undetermined	Undet	ermined	
	Date debt was incurred? 9/13/2019	accessories incorporated therein or affixed or attached thereto and any and all proceeds of the foregoing, including, without limitation,				
	Last 4 digits of account number	insurance recoveries				
	Do multiple creditors have an interest in the same property?	Describe the lien UCC Lien				
		Is the creditor an insider or related party?				
	Yes. Specify each creditor, including	Yes				
	this creditor, and its relative priority.	Is anyone else liable on this claim? ✓ No				
		Yes. Fill out Schedule H: Codebtors(Official				
		Form 206H) As of the petition filing date, the claim is: Check all that apply. Contingent				
		Unliquidated				
		✓ Disputed				

3. Total of the dollar amounts from Part 1, Column A, including the amounts from the Additional Page, if any.

\$0.00

Debtor Water Gremlin Company Case number (if known) 23-11775

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Part 2: List Others to Be Notified for a Debt That You Already Listed

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

If no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page

ir no others need to be notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.					
Name and address	On which line in Part 1 did you enter the related creditor?	Last 4 digits of account number for this entity			
3.1					

Filli	in this information to identify the case:			
Deb	tor name: Water Gremlin Company			
Unit	ted States Bankruptcy Court for the: District of Delaware			
Cas	e number: 23-11775			Check if this is an amended filing
		<u></u>		3
)ffic	cial Form 206E/F			
che	edule E/F: Creditors Who Have Unsecu	red Claims		
the o Prope on th	s complete and accurate as possible. Use Part 1 for credit ther party to any executory contracts or unexpired leases erty (Official Form 206A/B) and on Schedule G: Executory e left. If more space is needed for Part 1 or Part 2, fill out	that could result in a claim. Also list executory co Contracts and Unexpired Leases (Official Form 2 and attach the Additional Page of that Part included	ontracts on Schedule A/B: Ass 06G). Number the entries in P	ets - Real and Personal
art 1	List All Creditors with PRIORITY Unsecured (Ciaims		
\neg	any creditors have priority unsecured claims? (See 11 U.S.	C. § 507).		
	o. Go to Part 2.			
Ye	s. Go to line 2.			
	t in alphabetical order all creditors who have unsecured c , fill out and attach the Additional Page of Part 1.	laims that are entitled to priority in whole or in pa	rt. If the debtor has more than 3 c	reditors with priority unsecured
			Total claim	Priority amount
.1				
	Adebola Adenusi Address Redacted	As of the petition filing date, the claim is: _ Check all that apply.	\$1,786.54	\$1,786.54
	Date or dates debt was incurred	Contingent		
	Various	Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured	Basis for the claim: Employee PTO		
	claim: 11 U.S.C. § 507(a) (4)	Is the claim subject to offset?		
		Yes		
.2				
	Aeh Soe Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$2,140.21	\$2,140.21
		Contingent		
	Date or dates debt was incurred Various	Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured	Basis for the claim: Employee PTO		
	claim: 11 U.S.C. § 507(a) (<u>4</u>)	Is the claim subject to offset? ✓ No		
		Yes		

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Page 34 of 215 Case 23-11775-LSS Filed 12/08/23 2.3 As of the petition filing date, the claim is: \$5,628.00 \$5,628.00 Allan Stiever Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.4 As of the petition filing date, the claim is: \$9,513.03 \$9,513.03 Andrew Peterson Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$12,115.40

\$12,115.40

2.5

Barbara White Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Case 23-11775-LSS Doc 165 Filed 12/08/23 Page 35 of 215 2.6 As of the petition filing date, the claim is: \$2,438.88 \$2,438.88 Barry Ly Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.7 As of the petition filing date, the claim is: \$29.52 \$29.52 Bee Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$1,077.10

\$1,077.10

2.8

Beng Thao Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 36 of 215 2.9 As of the petition filing date, the claim is: \$50,480.78 \$15,150.00 Bradley J. Hartsell Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.10 As of the petition filing date, the claim is: \$3,863.29 \$3,863.29 Brett Malone Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$1,189.43

\$1,189.43

2.11

Brian Giller Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 37 of 215 2.12 As of the petition filing date, the claim is: \$4,899.72 \$4,899.72 Brian Polski Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.13 As of the petition filing date, the claim is: \$163.19 \$163.19 **Buay Say Address Redacted** Check all that apply. Contingent Date or dates debt was incurred Unliquidated

Disputed

Employee PTO

No ☐ Yes

Basis for the claim:

Check all that apply. Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No Yes

Is the claim subject to offset?

As of the petition filing date, the claim is:

\$1,372.87

\$1,372.87

Various

claim:

Various

claim:

2.14

Last 4 digits of account number

Calvin Parenteau Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 38 of 215 2.15 As of the petition filing date, the claim is: \$1,954.19 \$1,954.19 Chan Vue Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.16 As of the petition filing date, the claim is: \$3,552.07 \$3,552.07 Chao Lee Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$1,665.22

\$1,665.22

2.17

Chaxiong Xiong Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 39 of 215 2.18 As of the petition filing date, the claim is: \$323.38 \$323.38 Chee Thao Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.19 As of the petition filing date, the claim is: \$2,058.00 \$2,058.00 Chee Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$5.23

\$5.23

2.20

Chee Yang Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 40 of 215 2.21 As of the petition filing date, the claim is: \$3,417.96 \$3,417.96 Cher Thao Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.22 As of the petition filing date, the claim is: \$728.28 \$728.28 Cher Thao Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.23

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes

Chia Thao Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

\$2,470.34

\$2,470.34

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 41 of 215 2.24 \$4,010.00 As of the petition filing date, the claim is: \$4,010.00 Chong Lor Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.25 As of the petition filing date, the claim is: \$11,580.30 \$11,580.30 Christophe Chandler Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$5,210.14

\$5,210.14

2.26

Chue Yang Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Debtor Water Gremlin Company
Name

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2.27

	Dah Kee Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$95.89	\$95.89
	Date or dates debt was incurred Various	✓ Contingent Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (4_)	■ Basis for the claim: Employee PTO Is the claim subject to offset? No Yes		
2.28			40.004.04	40.004.04
	Daniel Grundhofer Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$8,386.06	\$8,386.06
	Date or dates debt was incurred Various	Contingent Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (4_)	■ Basis for the claim: Employee PTO Is the claim subject to offset? No Yes		
2.29				
	Daniel Krautkramer Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$7,590.04	\$7,590.04
	Date or dates debt was incurred Various	✓ Contingent Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (4)	 Basis for the claim: Employee PTO Is the claim subject to offset? ✓ No 		
		Yes		

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 43 of 215 2.30 As of the petition filing date, the claim is: \$7,067.31 \$7,067.31 Darren Johnson Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.31 As of the petition filing date, the claim is: \$10,839.36 \$10,839.36 David Letourneau Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.32

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes

Dawn Svendsen Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

\$10,984.65

\$10,984.65

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 44 of 215 2.33 As of the petition filing date, the claim is: \$6,309.70 \$6,309.70 Desirae Rajdl Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.34 As of the petition filing date, the claim is: \$3,628.71 \$3,628.71 Dillon Gibbs Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$12,539.42

\$12,539.42

2.35

Dominick Hermanson Address Redacted

Specify Code subsection of PRIORITY unsecured

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Various

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 45 of 215 2.36 As of the petition filing date, the claim is: \$6,239.52 \$6,239.52 Doua Hang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.37 As of the petition filing date, the claim is: \$7,305.23 \$7,305.23 Dowell Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.38

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes

Dylan Garski Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

\$3,480.00

\$3,480.00

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Page 46 of 215 Filed 12/08/23 2.39 As of the petition filing date, the claim is: \$6,846.44 \$6,846.44 Edwin Shaughnessy Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.40 As of the petition filing date, the claim is: \$75.12 \$75.12 Eh Taw Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.41

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

Eric Hoff Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

\$3,736.32

\$3,736.32

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 47 of 215 2.42 As of the petition filing date, the claim is: \$10.24 \$10.24 Gay Moo Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.43 As of the petition filing date, the claim is: \$5,467.49 \$5,467.49 Gregory Levesseur Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$369.60

\$369.60

2.44

Hay Blut Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 48 of 215 2.45 As of the petition filing date, the claim is: \$1,382.06 \$1,382.06 Heh Moo Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.46 As of the petition filing date, the claim is: \$866.94 \$866.94 Hsa Moo Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$23.81

\$23.81

2.47

Htaw Poe Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 49 of 215 2.48 As of the petition filing date, the claim is: \$2,134.52 \$2,134.52 Htoo Htoo Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.49 As of the petition filing date, the claim is: \$0.85 \$0.85 Htoo Nay Say Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$48.73

\$48.73

2.50

Htoo Poe Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 50 of 215 2.51 As of the petition filing date, the claim is: \$1,638.00 \$1,638.00 Htoo Thein Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.52 As of the petition filing date, the claim is: \$2,841.97 \$2,841.97 Jack Mong Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$2,047.00

\$2,047.00

2.53

Jacob Spencer Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 51 of 215 2.54 As of the petition filing date, the claim is: \$12,951.79 \$12,951.79 James Foster Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.55 As of the petition filing date, the claim is: \$1,119.96 \$1,119.96 James Joyce Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$3,980.77

\$3,980.77

2.56

Jason Kromrey Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 52 of 215 2.57 As of the petition filing date, the claim is: \$4,143.46 \$4,143.46 Jeffrey Somers Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.58 As of the petition filing date, the claim is: \$541.78 \$541.78 Jerry Hoppe Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$7,026.26

\$7,026.26

2.59

Joel Stein Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 53 of 215 2.60 As of the petition filing date, the claim is: \$4,407.71 \$4,407.71 Jonathan Nold Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.61 As of the petition filing date, the claim is: \$6,426.88 \$6,426.88 Jorn Nelsen Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$3,543.32

\$3,543.32

2.62

Jose Mendez Lopez Address Redacted

Specify Code subsection of PRIORITY unsecured

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Various

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 54 of 215 2.63 As of the petition filing date, the claim is: \$6.58 \$6.58 Joseph Drake II Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.64 As of the petition filing date, the claim is: \$9,611.55 \$9,611.55 Joshua Miller Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$5,690.79

\$5,690.79

2.65

Kao Her Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 55 of 215 2.66 As of the petition filing date, the claim is: \$5.51 \$5.51 Kao Thao Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.67 As of the petition filing date, the claim is: \$104.18 \$104.18 Kate Larsen Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$10,167.70

\$10,167.70

2.68

Kenneth Alton Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 56 of 215 2.69 As of the petition filing date, the claim is: \$15,830.26 \$15,150.00 Kevin Hanson Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.70 As of the petition filing date, the claim is: \$5,274.78 \$5,274.78 Kevin McNeally Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.71

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

Kham Thao Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

\$6,122.98

\$6,122.98

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 57 of 215 2.72 As of the petition filing date, the claim is: \$2,887.50 \$2,887.50 Kler Kaw Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.73 As of the petition filing date, the claim is: \$3,601.50 \$3,601.50 Kong Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No

As of the petition filing date, the claim is:

\$2,581.58

\$2,581.58

☐ Yes

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

2.74

Kou Chang Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 58 of 215 2.75 As of the petition filing date, the claim is: \$612.79 \$612.79 Kou Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.76 As of the petition filing date, the claim is: \$3,387.55 \$3,387.55 Kouler Her Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim:

Employee PTO

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

✓ No ☐ Yes

Is the claim subject to offset?

As of the petition filing date, the claim is:

\$1,142.09

\$1,142.09

Specify Code subsection of PRIORITY unsecured

Specify Code subsection of PRIORITY unsecured

claim:

Various

claim:

2.77

11 U.S.C. § 507(a) (4)

Ku Paw Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 59 of 215 2.78 As of the petition filing date, the claim is: \$2,381.12 \$2,381.12 La Kler Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.79 As of the petition filing date, the claim is: \$1,638.40 \$1,638.40 Lah Paw Shar Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$6,699.92

\$6,699.92

2.80

Lar Lao Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Case 23-11775-LSS Doc 165 Page 60 of 215 Filed 12/08/23 2.81 As of the petition filing date, the claim is: \$519.44 \$519.44 Lawrence Kyi Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.82 As of the petition filing date, the claim is: \$1,986.28 \$1,986.28 Lee Chang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$5,946.65

\$5,946.65

2.83

Long Thao Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Page 61 of 215 Filed 12/08/23 2.84 As of the petition filing date, the claim is: \$498.77 \$498.77 Long Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.85 As of the petition filing date, the claim is: \$2,388.99 \$2,388.99 Ma San Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$3,749.06

\$3,749.06

2.86

Ma Vang Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 62 of 215 2.87 As of the petition filing date, the claim is: \$1,190.70 \$1,190.70 Mai Choua Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.88 As of the petition filing date, the claim is: \$1,108.80 \$1,108.80 Mai Lor Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$7,531.44

\$7,531.44

2.89

Mark Schuldt Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 63 of 215 2.90 As of the petition filing date, the claim is: \$14,134.63 \$14,134.63 Markneil Silva Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.91 As of the petition filing date, the claim is: \$9,335.82 \$9,335.82 Mathew Alexander Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$3,985.37

\$3,985.37

2.92

Matthew Kleidon Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 64 of 215 2.93 As of the petition filing date, the claim is: \$2,578.72 \$2,578.72 Matthew Knight Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.94 As of the petition filing date, the claim is: \$2,724.23 \$2,724.23 Melissa Cossio Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.95

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

Merry Ohn Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

\$1,870.88

\$1,870.88

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 65 of 215 2.96 As of the petition filing date, the claim is: \$3,788.75 \$3,788.75 Michael Peterson Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.97 As of the petition filing date, the claim is: \$4,562.61 \$4,562.61 Michael Williams Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$909.94

\$909.94

2.98

Mong Vang Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 66 of 215 2.99 As of the petition filing date, the claim is: \$1,463.96 \$1,463.96 Moung Nu Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.100 As of the petition filing date, the claim is: \$1,320.64 \$1,320.64 Mu Gay Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$931.20

\$931.20

2.101

Munpan Hpauyam Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 67 of 215 2.102 As of the petition filing date, the claim is: \$4,422.60 \$4,422.60 Naw Chi Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.103 As of the petition filing date, the claim is: \$4,279.97 \$4,279.97 Nhia Chou Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$2,318.32

\$2,318.32

2.104

Nhia Her Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Page 68 of 215 Filed 12/08/23 2.105 As of the petition filing date, the claim is: \$1,663.20 \$1,663.20 Nicholas Jonasen Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.106 As of the petition filing date, the claim is: \$3,024.69 \$3,024.69 Noobneej Lor Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$2,551.50

\$2,551.50

2.107

Ofelia Alvarez Garcia Address Redacted

Specify Code subsection of PRIORITY unsecured

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 69 of 215 2.108 As of the petition filing date, the claim is: \$1,211.54 \$1,211.54 Pa Wah Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.109 As of the petition filing date, the claim is: \$6,219.24 \$6,219.24 Pa Xiong Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$2,211.04

\$2,211.04

2.110

Pah Pyaw Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 70 of 215 2.111 As of the petition filing date, the claim is: \$1,760.98 \$1,760.98 Patrick Bane Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.112 As of the petition filing date, the claim is: \$343.27 \$343.27 Patrick Malone Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$8,913.43

\$8,913.43

2.113

Paul Thanavong Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 71 of 215 2.114 As of the petition filing date, the claim is: \$8,155.31 \$8,155.31 Paula Jarvinen Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.115 As of the petition filing date, the claim is: \$10,544.28 \$10,544.28 Peter Gibbs Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.116

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

Pheng Lee Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

\$2,156.54

\$2,156.54

Debtor Water Gremlin Company
Name

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2.11/

	Pray Reh Address Redacted	As of the petition filing date, the claim is: _ Check all that apply.	\$680.32	\$680.32
	Date or dates debt was incurred Various	Contingent Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (4)	_ Basis for the claim: Employee PTO		
		Is the claim subject to offset? No Yes		
2.118				
	Prem Yang Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$1,908.03	\$1,908.03
	Date or dates debt was incurred Various	✓ Contingent☐ Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (4)	Basis for the claim: Employee PTO		
		Is the claim subject to offset? No		
		Yes		
2.119				
	Qoua Thao Address Redacted	As of the petition filing date, the claim is: _ Check all that apply.	\$338.50	\$338.50
	Date or dates debt was incurred Various	✓ Contingent☐ Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured	Basis for the claim: Employee PTO		
	claim: 11 U.S.C. § 507(a) (<u>4</u>)	Is the claim subject to offset? ✓ No		

Yes

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 73 of 215 2.120 As of the petition filing date, the claim is: \$4,878.47 \$4,878.47 Randy Kieger Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.121 As of the petition filing date, the claim is: \$1,848.00 \$1,848.00 Ray Htoo Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$4,411.76

\$4,411.76

2.122

Richard Strenke Jr Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 74 of 215 2.123 As of the petition filing date, the claim is: \$3,539.70 \$3,539.70 Robert Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.124 As of the petition filing date, the claim is: \$3,825.41 \$3,825.41 Russell Spermbaur Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.125

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

Sa La Address Redacted

11 U.S.C. § 507(a) (4)

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

Specify Code subsection of PRIORITY unsecured

\$1,880.45

\$1,880.45

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 75 of 215 2.126 As of the petition filing date, the claim is: \$5,184.00 \$5,184.00 Saiwa Cha Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.127 As of the petition filing date, the claim is: \$1,787.11 \$1,787.11 Sawpakorn Wah Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$1,360.64

\$1,360.64

2.128

Sei Oon Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 76 of 215 2.129 As of the petition filing date, the claim is: \$7,602.56 \$7,602.56 Seng Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.130 As of the petition filing date, the claim is: \$3,145.30 \$3,145.30 Shar Polo Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$4,190.11

\$4,190.11

2.131

Shaun McGlone Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 77 of 215 2.132 As of the petition filing date, the claim is: \$679.68 \$679.68 Sher Lah Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.133 As of the petition filing date, the claim is: \$292.33 \$292.33 Shi Hsar Address Redacted

Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes As of the petition filing date, the claim is: \$2,716.56 \$2,716.56 Shoua Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) ✓ No

Yes

2.134

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 78 of 215 2.135 As of the petition filing date, the claim is: \$1.78 \$1.78 Solai Lo Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.136 As of the petition filing date, the claim is: \$679.05 \$679.05 Steven Tulp Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes \$3,542.88

\$3,542.88

2.137

Stewart Campbell Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Debtor Water Gremlin Company
Name

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

2.138

Case number (if known) 23-11775

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As of the petition filing date, the claim is: \$784.00 \$784.00 Sue Her Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.139 As of the petition filing date, the claim is: \$3,083.22 \$3,083.22 Sue Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.140 As of the petition filing date, the claim is: \$5,258.41 \$5,258.41 Suzanne Lajoie Address Redacted

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 80 of 215 2.141 As of the petition filing date, the claim is: \$2,289.06 \$2,289.06 Ta Dah Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.142 As of the petition filing date, the claim is: \$438.00 \$438.00 Ta Wah Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$1,326.08

\$1,326.08

2.143

Tania Morales Velez Address Redacted

Specify Code subsection of PRIORITY unsecured

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Various

claim:

Water Gremlin Company_ Debtor

Various

claim:

Last 4 digits of account number

11 U.S.C. § 507(a) (<u>4</u>)

Specify Code subsection of PRIORITY unsecured

2.144

Case number (if known) <u>23-11775</u>

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	Tha Htoo Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$446.89	\$446.89
	Date or dates debt was incurred	Contingent		
	Various Various	Unliquidated		
	Last 4 digits of account number	Disputed		
	Specify Code subsection of PRIORITY unsecured	Basis for the claim: Employee PTO		
	claim: 11 U.S.C. § 507(a) (<u>4</u>)	Is the claim subject to offset? No		
		Yes		
2.145				
	Thao Yang Address Redacted	As of the petition filing date, the claim is: Check all that apply.	\$5,865.52	\$5,865.52
	Date or dates debt was incurred	Contingent		
	Various	Unliquidated		
	Last 4 digits of account number	☐ Disputed		
	Specify Code subsection of PRIORITY unsecured	Basis for the claim:Employee PTO		
	claim: 11 U.S.C. § 507(a) (<u>4</u>)	Is the claim subject to offset?		
	11 0.0.0. g 007 (a) ()	✓ No		
		☐ Yes		
2.146				
	Thay Wah Address Redacted	As of the petition filing date, the claim is:	\$2,318.32	\$2,318.32
	Date or dates debt was incurred Various	✓ Contingent☐ Unliquidated		

Disputed

Employee PTO

✓ No Yes

Basis for the claim:

Is the claim subject to offset?

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 82 of 215 2.147 As of the petition filing date, the claim is: \$5,717.04 \$5,717.04 Theng Her Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.148 As of the petition filing date, the claim is: \$2,510.25 \$2,510.25 Thong Vang Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$6,043.51

\$6,043.51

2.149

Timothy Harding Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 83 of 215 2.150 \$4,038.22 As of the petition filing date, the claim is: \$4,038.22 Toua Her Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.151 As of the petition filing date, the claim is: \$1,700.80 \$1,700.80 Touyanglylochuechao Lao Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$6,517.30

\$6,517.30

2.152

Tracy Cain Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Case number (if known) 23-11775_ Debtor Water Gremlin Company Case 23-11775-LSS Doc 165 Filed 12/08/23 Page 84 of 215 2.153 As of the petition filing date, the claim is: \$7,189.26 \$7,189.26 Travis Xiong Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.154 As of the petition filing date, the claim is: \$1,814.86 \$1,814.86 Tyler Fearing Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.155

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes

U Xiong Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

\$2,293.60

\$2,293.60

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 85 of 215 2.156 As of the petition filing date, the claim is: \$1,474.56 \$1,474.56 Ue Thao Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.157 As of the petition filing date, the claim is: \$391.13 \$391.13 Vang Thao Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$1,020.48

\$1,020.48

2.158

Vidal Day Address Redacted

Various

claim:

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Case number (if known) 23-11775_ Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Page 86 of 215 Filed 12/08/23 2.159 As of the petition filing date, the claim is: \$1,704.61 \$1,704.61 Wangmeng Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.160 As of the petition filing date, the claim is: \$690.73 \$690.73 Warren Klein Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$2,530.24

\$2,530.24

2.161

Williams Ramiro Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 87 of 215 2.162 As of the petition filing date, the claim is: \$15.66 \$15.66 Xang Yang Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.163 As of the petition filing date, the claim is: \$718.26 \$718.26 Xor Her Address Redacted Check all that apply.

Contingent

Unliquidated

Basis for the claim:

Check all that apply.
Contingent

Unliquidated

Basis for the claim:

Is the claim subject to offset?

Disputed

Employee PTO

✓ No ☐ Yes

Is the claim subject to offset?

As of the petition filing date, the claim is:

\$2,211.04

\$2,211.04

Disputed

Employee PTO

✓ No ☐ Yes

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Yan Wang Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Specify Code subsection of PRIORITY unsecured

Various

claim:

Various

claim:

2.164

Case number (if known) 23-11775 Debtor Water Gremlin Company Doc 165 Case 23-11775-LSS Filed 12/08/23 Page 88 of 215 2.165 As of the petition filing date, the claim is: \$758.97 \$758.97 Yeng Lor Address Redacted Check all that apply. Contingent Date or dates debt was incurred ☐ Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes 2.166 As of the petition filing date, the claim is: \$1,749.01 \$1,749.01 Yeng Moua Address Redacted Check all that apply. Contingent Date or dates debt was incurred Unliquidated Various Disputed Last 4 digits of account number Basis for the claim: Specify Code subsection of PRIORITY unsecured Employee PTO claim: Is the claim subject to offset? 11 U.S.C. § 507(a) (4) No ☐ Yes

As of the petition filing date, the claim is:

Check all that apply.
Contingent

Unliquidated

Basis for the claim: Employee PTO

Is the claim subject to offset?

Disputed

✓ No ☐ Yes \$9,425.17

\$9,425.17

2.167

Youa Thao Address Redacted

Date or dates debt was incurred

Last 4 digits of account number

11 U.S.C. § 507(a) (4)

Specify Code subsection of PRIORITY unsecured

Various

claim:

2.168				
	Zong Yang Address Redacted	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,737.07	\$1,737.07
	Date or dates debt was incurred Various	Unliquidated		
	Last 4 digits of account number	_ · Disputed		
	Specify Code subsection of PRIORITY unsecured	Basis for the claim: Employee PTO		
	claim: 11 U.S.C. § 507(a) (<u>4</u>)	Is the claim subject to offset? ✓ No		
		Yes		
Part 2:	List All Creditors with NONPRIORITY Unsecu	ıred Claims		
3 List	in alphabetical order all of the creditors with nonpriority	unsecured claims. If the debtor has more than 6 creditors w	vith nonpriority unsecured cla	nims fill out and attach the
	nal Page of Part 2.	and a state of the	viai nonphoney unocoured old	inno, nii out und uttuon the
				Amount of claim
3.1				
	A&S Manufacturing Co	As of the petition filing date, the	claim is:	\$31,455.00
	Attn: Steve Churchill	Check all that apply. Contingent		
	PO Box 1282			
	Southeastern, PA 19399	Unliquidated		
	Date or dates debt was incurred	Disputed		
	Various	Basis for the claim: Trade Payable		
		Is the claim subject to offset? No		
		☐ Yes		
3.2				
	Ace Supply Co. Inc.	As of the petition filing date, the	claim is:	\$387.10
	7640 Commerce Way	Check all that apply.		
	Eden Prairie, MN 55344-2002	Contingent		
	Date or dates debt was incurred	Unliquidated		
	Various	☐ Disputed		
		Basis for the claim: Trade Payable		
		Is the claim subject to offset? No		
		Yes		

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Debtor <u>Water Gremlin Company</u> Name

Case number (if known) 23-11775

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Adam Prock Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
Minneapolis, MN 55305	✓ Unliquidated	
Date or dates debt was incurred Various	✓ Disputed	
valious	Basis for the claim: Tort Claim	
	Is the claim subject to offset?	
	✓ No	
	└ Yes	
	As of the petition filing date, the claim is:	\$859.94
Adam's Pest Control Inc	Check all that apply.	
922 Highway 55 Ste 100	Contingent	
Medina, MN 55340	Unliquidated	
Date or dates debt was incurred	Disputed	
Various	Basis for the claim: Trade Payable	
	Is the claim subject to offset?	
	_	
	Yes	
	As of the petition filing date, the claim is:	Undetermined
Adebola Adenusi Address Redacted	Check all that apply.	-
Date or dates debt was incurred	Contingent	
	✓ Unliquidated	
	✓ Disputed	
	Basis for the claim: Workers' Comp Claim	
	Is the claim subject to offset? No	
	Yes	
Advanced Welding Technologies LLC	As of the petition filing date, the claim is:	\$730.00
Attn: Anthony Mark Altnow	Check all that apply. Contingent	
31055 Forest Blvd Stacy, MN 55079	Unliquidated	
	Disputed	
Date or dates debt was incurred Various	Basis for the claim:	
	Trade Payable	
	Is the claim subject to offset? No	
	Yes	

Water Gremlin Company_ Debtor

3.7

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Akuthi Okoth Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	Check all that apply. Contingent Unliquidated	undeterrimed
Date or dates debt was incurred Various	Disputed Basis for the claim: Tort Claim	
	Is the claim subject to offset?	
	Yes	
Alerus Retirement and Benefits 201 E Clark	As of the petition filing date, the claim is: Check all that apply. Contingent	\$38.00
Albert Lea, MN 56007	Unliquidated	
Date or dates debt was incurred Various	Disputed	
	Basis for the claim: Trade Payable	
	Is the claim subject to offset?	
	Yes	
Allied Generators Attn: Roger Heath 577 Shoreview Park Rd Shoreview, MN 55126	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$365.00
Date or dates debt was incurred	Disputed	
Various	Basis for the claim: Trade Payable	
	Is the claim subject to offset?	
	Yes	
Alvina DeMars Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
Date or dates debt was incurred	✓ Disputed	
Various	Basis for the claim: Tort Claim	
	Is the claim subject to offset?	

 \square Yes

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As of the petition filing date, the claim is: \$1,069.79 Amazon Capital Services Inc Check all that apply. PO Box 035184 Contingent Seattle, WA 98124 Unliquidated Date or dates debt was incurred Disputed Various Basis for the claim: Trade Payable Is the claim subject to offset? ✓ No Yes 3.12 As of the petition filing date, the claim is: Undetermined **Andre Yasis** Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305 Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.13 As of the petition filing date, the claim is: Undetermined Angela Hancock Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Unliquidated Minneapolis, MN 55305 ✓ Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.14 As of the petition filing date, the claim is: Undetermined Ardys Dellores Hawn Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Unliquidated Minneapolis, MN 55305 Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No

Debtor <u>Water Gremlin Company</u> Name

3.15

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Automation, Inc. 4830 Azelia Ave N Ste 500	As of the petition filing date, the claim is: Check all that apply. Contingent	\$3,589.40
Minneapolis, MN 55429	Unliquidated	
Date or dates debt was incurred	Disputed	
Various	Basis for the claim: Trade Payable	
	Is the claim subject to offset? ✓ No	
	Yes	
16	As of the petition filing date, the claim is:	Undetermined
Barbara Svoboda Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. Contingent	
Minneapolis, MN 55305	Unliquidated	
Date or dates debt was incurred	Disputed	
Various	Basis for the claim: Tort Claim	
	Is the claim subject to offset?	
	Yes	
17 Barry & Sewall Industrial Supp	As of the petition filing date, the claim is:	\$1,657.29
PO Box 50	Check all that apply. Contingent	
Minneapolis, MN 55440-0050		
Date or dates debt was incurred Various	Unliquidated Disputed	
valious	Basis for the claim: Trade Payable	
	Is the claim subject to offset?	
	Yes	
18		
Bob Marty Electric Inc 19660 Maidstone Way	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,560.00
Rogers, MN 55374	Unliquidated	
Date or dates debt was incurred Various		
	Basis for the claim: Trade Payable	
	Is the claim subject to offset?	
	Yes	

	Bradley J. Hartsell Address Redacted	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Date or dates debt was incurred	✓ Unliquidated	
		· · · · · · · · · · · · · · · ·	
		Basis for the claim: Workers' Comp Claim	
		Is the claim subject to offset? No	
		Yes	
.20			
	Brian Wilcox Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Visputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
.21	Brianna Jungwirth Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Visputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
.22		As of the petition filing date, the claim is:	\$7,606.00
	BuhlerPrince, Inc. Attn: Julie Mast 670 Windcrest Drive	Check all that apply. Contingent	
	Holland, MI 49423-5410	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	

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	Burnell Brown Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305 Date or dates debt was incurred Various	Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Tort Claim Is the claim subject to offset?	ondetermined
		✓ No	
		Yes	
3.24	CDW Direct LLC Attn: Cara Schuppe PO Box 75723	As of the petition filing date, the claim is: Check all that apply. Contingent	\$226.93
	Chicago, IL 60675-5723	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.25			
	CenturyLink PO Box 2956 Phoenix, AZ 85062-2956	As of the petition filing date, the claim is: Check all that apply. Contingent	\$330.05
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.26		As of the petition filing date, the claim is:	\$3,614.68
	CenturyLink Communications LLC Business Services PO Box 52187	Check all that apply. Contingent	
	Phoenix, AZ 85072-2187	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	

Debtor <u>Water Gremlin Company</u> Name

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	Chemsolv LLC Attn: Jamie Austin 1140 Industry Avenue, S.E. Roanoke, VA 24013	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	<u>\$91,576.42</u>
		Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.28	Chet's Safety Sales Inc	As of the petition filing date, the claim is: Check all that apply.	\$1,809.41
	8870 Rendova Street NE Circle Pines, MN 55014	☐ Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.29		As of the petition filing date, the claim is:	\$216.75
	Chet's Shoes LLC 8355 University Ave NE	Check all that apply. Contingent	
	Spring Lake Park, MN 55432	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.30		As of the petition filing date, the claim is:	Undetermined
	Christopher Sager Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	

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\$23,229.75
\$23,229.73
\$326,066.00
\$4,530.08

Debtor <u>Water Gremlin Company</u> Name

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Debtor Water Gremlin Company_ Name

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	Concept Machine Tool Sales, Inc. 15625 Medina Road Minneapolis, MN 55447	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$733.97
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.36		As of the petition filing date, the claim is:	\$158.62
	Congress Tools Company, Inc. 51 Great Hill Road Naugatuck, CT 06770	Check all that apply. Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.37		As of the petition filing date, the claim is:	\$1,278.69
	D-M-E Company, LLC Attn: Customer Service PO Box 854867	Check all that apply. Contingent	<u> </u>
	Minneapolis, MN 55485-4867	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.38		A of the position films date the plains in	Hadatawain ad
	Danielle Heller Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	 Disputed	
	Various	Basis for the claim: Tort Claim	
_		Is the claim subject to offset?	
		Yes	

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	D	As of the petition filling date, the claim is.	ondetermined
	Darlene Frogner	Check all that apply.	
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Visputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.40			
	D : 114	As of the petition filing date, the claim is:	Undetermined
	David Kraemer Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Visputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset?	
		✓ No	
		Yes	
3.41			
	David Rieck	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
		Basis for the claim:	
		Workers' Comp Claim	
		Is the claim subject to offset? No	
		Yes	
3.42		As of the petition filing date, the claim is:	Undetermined
	David Smith	Check all that apply.	Ondetermined
	Attn: Dean M Salita	✓ Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Workers' Comp Claim	
		Workers' Comp Claim	
		Workers' Comp Claim Is the claim subject to offset? ✓ No	

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	Dean Jr. Carlson Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.44	Dean Saunders	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.45			
3.43	Deborah Skoog	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred		
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
0.46			
3.46	Debra Currier	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	- 411040	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

 \square Yes

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	Dell Marketing LP One Dell Way Round Rock, TX 78682	As of the petition filing date, the claim is: Check all that apply. Contingent	<u> </u>
	Date or dates debt was incurred	Unliquidated Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.48		As of the petition filing date, the claim is:	Undetermined
	Dennis Gable Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. Contingent	Ondetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.49		As of the petition filing date, the claim is:	\$2,443.68
	Diamond Vogel Paints 2100 North Second Street	Check all that apply. Contingent	\$2,443.00
	Minneapolis, MN 55411	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.50		As of the petition filing date, the claim is:	\$171,374.67
	Doe Run Company Attn: Elizabeth Snudden	Check all that apply. Contingent	\$171,374.07
	75 Remittance Drive Suite 2172	☐ Unliquidated	
	Chicago, IL 60675-2172	Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	

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Donald Johnson Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	Undetermined
Date or dates debt was incurred Various	Disputed Basis for the claim: Tort Claim	
	Is the claim subject to offset?	
	Yes	
Donald Lilliencrantz Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
Minneapolis, MN 55305	✓ Unliquidated	
Date or dates debt was incurred Various	✓ Disputed Basis for the claim: Tort Claim	
	Is the claim subject to offset?	
	Yes	
Dongo Tool Inc. Attn: Debbie Goers 7979 Central Ave NE St Louis Park, MN 55432	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$3,003.00
Date or dates debt was incurred	Disputed	
Various	Basis for the claim: Trade Payable	
-	Is the claim subject to offset?	
	Yes	
1	As of the petition filing date, the claim is:	Undetermined
Doug Kohler Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. Contingent	
Minneapolis, MN 55305	Unliquidated	
Date or dates debt was incurred Various	✓ Disputed Basis for the claim: Tort Claim	
	Is the claim subject to offset?	

	Driven Solutions PO Box 125 Prescott, WI 54021	Check all that apply. Contingent Unliquidated	\$14,290.10
	Date or dates debt was incurred Various	☐ Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.56		As of the petition filing date, the claim is:	\$52,920.00
	East Penn Manufacturing Co Attn: Bryce Galcycnski 102 Deka Road	Check all that apply. Contingent	
	Lyon Station, PA 19536	☐ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.57		As of the petition filing date, the claim is:	Undetermined
	Emily Louise Sharot Attn: Dean M Salita	Check all that apply. Contingent	ondetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred		
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.58			
	Emily Swoboda Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

	Employer Solutions Staffing Group LSQ Funding Group, L.C. PO Box 741383	As of the petition filing date, the claim is: Check all that apply. Contingent	\$4,389.68
	Atlanta, GA 30374-1383	Unliquidated Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.60	Entherm, Inc.	As of the petition filing date, the claim is:	\$27,557.00
	Attn: Richard Kornbluth 500 East Travelers Trail	Check all that apply. Contingent	
	Suite 100 Burnsville, MN 55337	Unliquidated	
		Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.61			
	Erlinda Gonzales Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred		
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.62		As of the petition filing date, the claim is:	\$644.00
	ESCA Tech Inc 3747 North Booth Street Milwaukee, WI 53212	Check all that apply. Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	

	EvolveIP PO Box 1023 Southeastern, PA 19398-1023	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$1,390.47
	Date or dates debt was incurred Various	Disputed	
	-	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.64		As of the petition filing date, the claim is:	\$280.00
	eZcom Software, Inc. Attn: Kristin Lyons 25 Rockwood Place, Ste 420	Check all that apply. Contingent	
	Englewood, NJ 07631	☐ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.65		As of the petition filing date, the claim is:	\$23,076.90
	Ferriere di Stabio S.A. Attn: Sandy Leavitt	Check all that apply.	<u> </u>
	PO Box 76	Contingent	
	Via Laveggio 6/A Stabio, CH 06855	Unliquidated	
	Switzerland	Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
	various	Is the claim subject to offset? ✓ No	
		Yes	
3.66			
	Fetter Logistics Inc	As of the petition filing date, the claim is: Check all that apply.	\$418.93
	PO Box 484 Hudson, WI 54016	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	

Debtor <u>Water Gremlin Company</u> Name

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	Fisher Scientific Company LLC Acct# 527475 001 13551 Collection Center Drive Chicago, IL 60693	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$318.22
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.68	Forvis	As of the petition filing date, the claim is:	\$6,930.00
	PO Box 200870 Dallas, TX 75320-0870	Check all that apply. Contingent	
	Date or dates debt was incurred Various	Unliquidated Disputed	
	valious	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.69			
	Fox Valley Metrology 3114 Medalist Drive	As of the petition filing date, the claim is: Check all that apply. Contingent	\$5,098.82
	Oshkosh, WI 54902	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.70		As of the petition filing date, the claim is:	l la datavasia a d
	Gary Currier Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	<u></u>
		Is the claim subject to offset?	

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	Genesis Logistics 800 Thomas Drive	As of the petition filing date, the claim is: Check all that apply. Contingent	\$4,663.00
	Unit A Bensenville, IL 60106	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.72	Gerald Brink Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.73	Gerard Malone Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.74			
	Glacier Technology Inc 1846 Berkshire Lane Plymouth, MN 55441	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$2,848.66
	Date or dates debt was incurred Various		
	various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	

	Global Industrial 29833 Network Place Chicago, IL 60673-1298	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,085.81
	Date or dates debt was incurred	Unliquidated Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.76		As of the petition filing date, the claim is:	\$2,694.70
	Gopher Electronics Co. 222 Little Canada Road St. Paul, MN 55117	Check all that apply. Contingent	<u> </u>
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.77			
	Gopher Resource, LLC Attn: Ray Krantz	As of the petition filing date, the claim is: Check all that apply. Contingent	\$516,395.33
	Lockbox 446031 PO Box 64067	Unliquidated	
	St Paul, MN 55164-0067	☐ Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.78			
	Grace Stauffer Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred		
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

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As of the petition filing date, the claim is: \$35,891.52 Grainger, Inc. Check all that apply. Attn: Cust Service Contingent Dept. 806674701 Palatine, IL 60038-0001 Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Trade Payable Is the claim subject to offset? ✓ No Yes 3.80 As of the petition filing date, the claim is: Undetermined Grant Leitschuh Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305 ✓ Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.81 As of the petition filing date, the claim is: Undetermined Greg Gavin Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 ✓ Unliquidated Minneapolis, MN 55305 ✓ Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.82 As of the petition filing date, the claim is: Undetermined Gregory John Duffy Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305 Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No

	Harry Grogan Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	<u>Undetermined</u>
	Date or dates debt was incurred Various	Disputed Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	<u> </u>
		Yes	
3.84	Hartfiel Automation, Inc Attn: Kelly Ordorff NW 6091	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,360.94
	PO Box 1450	Unliquidated	
	Minneapolis, MN 55485-6091	Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.85			
	Heartland Business Systems LLC PO Box 856846 Minneapolis, MN 55485-6846	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$1,095.00
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.86			
	Innovative Office Solutions, L Attn: Tammy Lee Lockbox # 131434 PO Box 1414 Minneapolis, MN 55480-1414	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$748.98
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	

Debtor <u>Water Gremlin Company</u> Name

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	Insight Direct USA Inc Attn: Joyce Bernal PO Box 731069	As of the petition filing date, the claim is: Check all that apply. Contingent	\$327.88
	Dallas, TX 75373-1069	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.88		As of the petition filing date, the claim is:	\$7,356.00
	Integrated Corporate Health 2403 Sidney Street Ste 800	Check all that apply. Contingent	
	Pittsburgh, PA 15203	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.89	International Chemtex Corp. Attn: Erin	As of the petition filing date, the claim is: Check all that apply. Contingent	\$3,443.69
	KB 31 PO Box 9305	Unliquidated	
	Minneapolis, MN 55440-9305	Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.90		As of the matter of the state of the state of	Hardetermeter d
	Jackie L. Carlson Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	

3.91

		As of the petition filing date, the claim is:	Undetermined
	James Hughes Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.92			
0.72	long Host	As of the petition filing date, the claim is:	Undetermined
	Jane Hart Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	✓ Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
	-	Tort Claim	
		Is the claim subject to offset? ✓ No	
		U Yes	
3.93			
	Jerome Bennek	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	✓ Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.94			
	Joan Bergman	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. Contingent	
	13911 Ridgedale Drive, Suite 325		
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	

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	I B Harry	As of the petition filling date, the claim is.	Ondetermined
	Joe Dell Wiggins	Check all that apply.	·
	Attn: Dean M Salita	Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Disputed	
	240 01 44100 4521 1140 111541154	Basis for the claim:	
		Workers' Comp Claim	
		Is the claim subject to offset?	
		Yes	
3.96			
	John Bucholz	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. ✓ Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various		
	various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		✓ No	
		Yes	
3.97			
	John Henry Foster MN Inc.	As of the petition filing date, the claim is:	\$6,464.77
	Attn: Bobbi M. Longley	Check all that apply.	
	PO Box 860625	☐ Contingent	
	Minneapolis, MN 55486	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.98			
	Joshua Ziedlik	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset?	
		✓ No	

	Judith Gunn Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.100		As of the petition filing date, the claim is:	\$4,180.00
	Kamps North, Inc. PO Box 675126 Detroit, MI 48267-5126	Check all that apply. Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.101			
	Karen Johnston Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.102			
	Karen Marie Formanek Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

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3.103			
	Kerri Luecke	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita	Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
		✓ Disputed	
	Date or dates debt was incurred Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.104			
	KnowBe4, Inc.	As of the petition filing date, the claim is:	\$4,788.0
	Attn: Legal and Alicia Dietzen	Check all that apply. Contingent	
	33 N Garden Ave		
	Suite 1200	Unliquidated	
	Clearwater, FL 33755	Disputed	
	Date or dates debt was incurred	Basis for the claim:	
	Various	Trade Payable	
		Is the claim subject to offset?	
		✓ No	
		Yes	
3.105			
	W. 5	As of the petition filing date, the claim is:	Undetermined
	Kylee Rossbach-Jordan Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		✓ No	
		Yes	
3.106			
	Larry Missling	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. ✓ Contingent	
	13911 Ridgedale Drive, Suite 325		
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? No	
		₩ INO	

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3.107			
	Laura Anderson Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325		
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.108			
	Laura Antrim Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.109			
	Lawnpro Grounds Maintenance	As of the petition filing date, the claim is: Check all that apply.	\$2,314.5
	PO Box 374	Contingent	
	Hugo, MN 55038	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
	-	Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.110			
3.110		As of the petition filing date, the claim is:	Undetermined
	Leilani Lee Erickson Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	✓ Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

✓ No Yes

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3.111 As of the petition filing date, the claim is: \$5,110.23 Level 3 Communications Check all that apply. PO Box 910182 Contingent Denver, CO 80291-0182 Unliquidated Date or dates debt was incurred Disputed Various Basis for the claim: Trade Payable Is the claim subject to offset? ✓ No Yes 3.112 As of the petition filing date, the claim is: \$1,390.00 Liebovich Steel & Aluminum Co Check all that apply. PO Box 1779 Contingent Cedar Rapids, IA 52406 ☐ Unliquidated Date or dates debt was incurred Disputed Various Basis for the claim: Trade Payable Is the claim subject to offset? ✓ No Yes 3.113 As of the petition filing date, the claim is: Undetermined Linda Ann Guanzini Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 ✓ Unliquidated Minneapolis, MN 55305 ✓ Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.114 As of the petition filing date, the claim is: Undetermined Lisa Sager Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Unliquidated Minneapolis, MN 55305 Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No

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3.115			
	Lloyd Bicha	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. ✓ Contingent	
	13911 Ridgedale Drive, Suite 325		
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Workers' Comp Claim	
		Is the claim subject to offset? No	
		Yes	
3.116		As of the petition filing date, the claim is:	\$732.98
	Loffler Companies Inc	Check all that apply.	
	Attn: Janet T	Contingent	
	PO Box 660831 Dallas, TX 75266-0831	Unliquidated	
	Date or date adultance become	Disputed	
	Date or dates debt was incurred Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.117		As of the petition filing date, the claim is:	\$3,009.3
	Loffler Companies Inc.	Check all that apply.	45,009.50
	Attn: Jessica McNeil	Contingent	
	Bin #131511 PO Box 1511		
	Minneapolis, MN 55480-1511	Unliquidated	
		Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		<u>✓</u> No	
		Yes	
3.118		As of the petition filing date, the claim is:	Undetermined
	Louise Bestow	Check all that apply.	
	Attn: Dean M Salita	✓ Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
		✓ Disputed	
	Date or dates debt was incurred		
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		✓ No	
		Yes	

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3.119			
	Louise Newsom	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita	✓ Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.120			
	Lube Tech and Partners LLC	As of the petition filing date, the claim is:	\$8,289.70
	Attn: Customer Service	Check all that apply.	
	29573 Network Place	Contingent	
	Chicago, IL 60673-1295	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.121			
	Luke Kubal	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? No	
		└ Yes	
3.122			
	Mac Mald Daga Inc	As of the petition filing date, the claim is:	\$1,100.00
	Mac-Mold Base Inc Attn: Michael Jay Gustavus	Check all that apply.	
	14921 32 Mile Rd	☐ Contingent	
	Romeo, MI 48065	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
	-	Is the claim subject to offset?	
		is the claim subject to oriset:	

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3.123 As of the petition filing date, the claim is: Undetermined Marie Hedican Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Unliquidated Minneapolis, MN 55305 Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.124 As of the petition filing date, the claim is: Undetermined Mark Anderson Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305 ✓ Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.125 As of the petition filing date, the claim is: Undetermined Mary Ray Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 ✓ Unliquidated Minneapolis, MN 55305 ✓ Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.126 As of the petition filing date, the claim is: Undetermined Matthew Alexander Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Unliquidated Minneapolis, MN 55305 Disputed Date or dates debt was incurred Basis for the claim: Workers' Comp Claim

Is the claim subject to offset?

✓ No Yes

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3.127			
	McMaster-Carr Supply Co Attn: Jay Kozak	As of the petition filing date, the claim is: Check all that apply. Contingent	\$10,795.10
	PO Box 4355 Chicago, IL 60680	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.128			
	Meaden Precision Machined Prod Attn: Theresa Chavez 16 W 210 83rd Street Burr Ridge, IL 60527	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated	\$1,143.93
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.129			
	Michael Prendergast Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.130			
	Michael Truhler Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

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3.131			
	Michelle Tripp Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred		
	Various Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.132	Midland Paper Company	As of the petition filing date, the claim is:	\$9,490.79
	Attn: Nick Rog	Check all that apply. Contingent	
	1140 Paysphere Circle Chicago, IL 60674	☐ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
	_	Is the claim subject to offset?	
		Yes	
3.133			
	Mike Watts & Associates	As of the petition filing date, the claim is: Check all that apply.	\$846.35
	15505 W 89th Terrace Lenexa, KS 66219	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.134			
	Minnesota Glove & Safety, Inc. Attn: Tami Draheim	As of the petition filing date, the claim is: Check all that apply. Contingent	\$2,547.21
	203 East Marie Avenue West St. Paul, MN 55118	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	-

 \square Yes

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3.135			
	Mission Filtration	As of the petition filing date, the claim is:	\$2,961.30
	750 Vandalia Street	Check all that apply.	
	St Paul, MN 55114	Contingent	
		Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various		
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.136			
	Motion Industries, Inc.	As of the petition filing date, the claim is:	\$9,610.48
	Attn: Linda Wood	Check all that apply.	
	PO Box 504606	Contingent	
	St. Louis, MO 63150-4606	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	
		Yes	
		res	
3.137			
	Mou Koi Xiong	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		No	
		Yes	
3.138			
	MRI Software LLC	As of the petition filing date, the claim is:	\$44.00
	Attn: Tony Lipinski	Check all that apply.	
	7900 West 78th Street	Contingent	
	Ste 400	Unliquidated	
	Edina, MN 55439	Disputed	
	Date or dates debt was incurred	Basis for the claim:	
	Various	Trade Payable	
		Is the claim subject to offset?	
	-	✓ No	

3.139			
	MSC Industrial Supply Co.	As of the petition filing date, the claim is: Check all that apply.	\$2,607.94
	PO Box 953635 St Louis, MO 63195-3635	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	☐ Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.140			
	MTI (Metal Treaters, Inc.) Attn: Denise J.	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,200.50
	859 N. Prior Ave St. Paul, MN 55438	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.141			
	NAC 1001 Labore Industrial	As of the petition filing date, the claim is: Check all that apply.	\$474.00
	Ste B	☐ Contingent	
	Vadnais Heights, MN 55110	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	valious	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.142			
	Newark element14 33190 Collection Center Drive Chicago, IL 60693-0331	As of the petition filing date, the claim is: Check all that apply. Contingent	\$365.83
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	

3.143			
	NHA Heating & Air Conditioning 13980 Kristin Lane	As of the petition filing date, the claim is: Check all that apply.	\$12,469.00
	Carver, MN 55315-9235	Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.144			
	Nordson EFD LLC Attn: Yoshabel Jorge	As of the petition filing date, the claim is: Check all that apply. Contingent	\$21,585.88
	PO Box 777959 Chicago, IL 60677-7009	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.145			
	North Star Coating Inc 6224 Lakeland Ave N	As of the petition filing date, the claim is: Check all that apply. Contingent	\$2,405.60
	Ste 108 Brooklyn Park, MN 55428	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Trade Payable	
	_	Is the claim subject to offset?	•
		Yes	
3.146			
	Northern States Filtration Co. 648 Mendelssohn Ave N Golden Valley, MN 55427	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,443.30
	Date or dates debt was incurred	Unliquidated Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	

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3.147			
	OEE Companies LLC	As of the petition filing date, the claim is:	\$23,500.00
	Attn: Jason Schaller	Check all that apply.	
	855 Village Center Dr	Contingent	
	#336	Unliquidated	
	North Oaks, MN 55127	Disputed	
	Date or dates debt was incurred Various	Basis for the claim:	
	various	Trade Payable	<u>—</u>
		Is the claim subject to offset? ✓ No	
		Yes	
3.148			
	Okobo Co. Ltd	As of the petition filing date, the claim is:	\$21,615,912.00
	Okabe Co., Ltd 2-8-2, Oshiage, Sumida-ku	Check all that apply.	
	Tokyo 131-0045	Contingent	
	Japan	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Unsecured Mizuho Loan Balance	<u></u>
		Is the claim subject to offset? No	
		Yes	
3.149			
		As of the petition filing date, the claim is:	\$529,318.76
	Okabe Company Inc Attn: Terri Harris	Check all that apply.	
	C/O Mizuho Corporate Bank	Contingent	
	PO Box 3235	Unliquidated	
	New York, NY 10008	Disputed	
	Date or dates debt was incurred Various	Basis for the claim:	
	various	Trade Payable	<u>—</u>
		Is the claim subject to offset? ✓ No	
		Yes	
3.150			
	Old Dominion Freight Line, Inc	As of the petition filing date, the claim is:	\$1,139.17
	Attn: Customer Service	Check all that apply.	
	14933 Collection Center Dr.	Contingent	
	Chicago, IL 60693-4933	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	<u></u>
		Is the claim subject to offset?	
		Yes	
		165	

	Olender LLC 1912 Flandrau Street Maplewood, MN 55109	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,275.00
	Date or dates debt was incurred	Unliquidated Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.152	Open Text Inc c/o JP Morgan Lockbox	As of the petition filing date, the claim is:	\$551.24
	24685 Network Place	Contingent	
	Chicago, IL 60673-1246	Unliquidated	
	Various	Disputed Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.153		As of the petition filing date, the claim is:	Undetermined
	Owen Lofthus Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. ✓ Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.154			
	Owens Companies, Inc. Attn: Mary Castaneda 930 East 80th Street	As of the petition filing date, the claim is: Check all that apply. Contingent	\$44,433.96
	Bloomington, MN 55420	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	

 $\, \, \square_{\, \rm Yes}$

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3.155			
	Pace Analytical Services LLC PO Box 684056 Chicago II, 60605 4056	As of the petition filing date, the claim is: Check all that apply. Contingent	\$51,643.20
	Chicago, IL 60695-4056	Unliquidated	
	Date or dates debt was incurred Various	☐ Disputed	
	valious	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.156			
	Page Stevens Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.157			
	Panther Precision Machine Inc	As of the petition filing date, the claim is: Check all that apply.	\$2,991.56
	6640 Sunwood Drive NW Ramsey, MN 55303	Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.158			
	Parallel Technologies, Inc.	As of the petition filing date, the claim is: Check all that apply.	\$546.04
	VB 147 PO Box 9202	Contingent	
	Minneapolis, MN 55480-9202	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	

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3.159			
	Patrick James Hedican Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred Various	Disputed Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.160	Patrick Lanigan	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.161			***
	PC Connection Sales Corporatio PO Box 536472	As of the petition filing date, the claim is: Check all that apply.	\$194.98
	Pittsburgh, PA 15253-5906	Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.162			
	Perkins Coie Attn: Melissa Duff Attn Client Accounting	As of the petition filing date, the claim is: Check all that apply. Contingent	\$8,220.91
	PO Box 24643 Seattle, WA 98124-0643	☐ Unliquidated☐ Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		■ INO	

	Plastics International C/O Minnesota Plastic 7600 Anagram Drive	As of the petition filing date, the claim is: Check all that apply. Contingent	\$768.94
	Eden Prairie, MN 55344	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.164	Power/Mation Division, Inc.	As of the petition filing date, the claim is: Check all that apply.	\$14,980.08
	Attn: Al Rausch 1310 Energy Lane	Contingent	
	Saint Paul, MN 55108	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.165		As of the petition filing date, the claim is:	\$3,290.00
	Preferred Tool LLC Attn: Jon Granger	Check all that apply.	· · · · · · · · · · · · · · · · · · ·
	PO BOX 493	☐ Contingent	
	Hugo, MN 55038	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.166		As a fabrous states of the source about the	0000 40
	Premier Lighting Inc 2885 Country Drive	As of the petition filing date, the claim is: Check all that apply. Contingent	\$288.42
	Ste 135 St. Paul, MN 55117	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	

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3.167		a data and district	
	Priscilla Stauffer Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.168			
	Quality Forklift Sales & Servi 5300 12th Avenue East Shakopee, MN 55379	As of the petition filing date, the claim is: Check all that apply. Contingent	\$3,494.82
	Silakopee, Min 33379	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.169			
	Quality Tape, Inc.	As of the petition filing date, the claim is: Check all that apply.	\$667.25
	1607 South Concord St.	Contingent	
	PO Box 765 South St. Paul, MN 55075	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.170			
0.170	Quench USA, Inc. PO Box 735777	As of the petition filing date, the claim is: Check all that apply. Contingent	\$2,610.41
	Dallas, TX 75373-5777	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset?	_

 \square Yes

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3.171 As of the petition filing date, the claim is: \$240,287.00 Ramsey County Check all that apply. Attn: Legal Dept Contingent PO Box 64045 St Paul, MN 55164 Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Trade Payable Is the claim subject to offset? ✓ No Yes 3.172 As of the petition filing date, the claim is: Undetermined Randy Nelson Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305 ✓ Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No Yes 3.173 As of the petition filing date, the claim is: \$2,219.09 Reliable Bronze & Mfg Inc Check all that apply. Dept. #1807 Contingent PO Box 5905 Carol Stream, IL 60197 Unliquidated Disputed Date or dates debt was incurred Various Basis for the claim: Trade Payable Is the claim subject to offset? ✓ No Yes 3.174 As of the petition filing date, the claim is: Undetermined Richard Svoboda Check all that apply. Attn: Dean M Salita Contingent 13911 Ridgedale Drive, Suite 325 Unliquidated Minneapolis, MN 55305 Disputed Date or dates debt was incurred Various Basis for the claim: Tort Claim Is the claim subject to offset? ✓ No

 \square Yes

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3.175			
	Robert Kappes Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	<u>Undetermined</u>
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.176	Rock Tierney Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.177		As of the petition filing date, the claim is:	\$848.00
	Rodix Inc 2316 23rd Ave.	Check all that apply. Contingent	
	Rockford, IL 61104-7337	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.178			
	Roland Missling Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	

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3.179			
	Ronald Johnson	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	✓ Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.180			
	RoofCare Service Center LLC	As of the petition filing date, the claim is:	\$276,372.46
	Attn: Legal Dept	Check all that apply.	
	851 E. I-65 Service Road S.	Contingent	
	Ste 300	Unliquidated	
	Mobile, AL 36606	Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.181			
	Ross Abernathy	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita	Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
		Basis for the claim:	
		Workers' Comp Claim	
		Is the claim subject to offset? No	
		☐ Yes	
3.182			
	Roxanne Wilcox	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. Contingent	
13911 Ridgedale Drive, Suite 325			
	Minneapolis, MN 55305 Date or dates debt was incurred	✓ Unliquidated	
		✓ Disputed	
-	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	

✓ No Yes

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	RSM US LLP	Check all that apply.	\$8,421.00
	5155 Paysphere Circle	Contingent	
	Chicago, IL 60674-0051	Unliquidated	
	Date or dates debt was incurred		
	Various	Basis for the claim:	
	-	Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.184			
	Safety-Kleen Systems, Inc. PO Box 975201	As of the petition filing date, the claim is: Check all that apply. Contingent	\$3,165.94
	Dallas, TX 75397-5201	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
2 105			
3.185	Sage Hockinson Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	13911 Ridgedale Drive, Suite 325	✓ Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.186			
	Sara Robertson Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	

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3.187			
	Sarah Kraemer Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Millineapolis, MiN 33303	·	
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.188			
	Sarah Monley Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.189			
	Service Plus Logistics, Inc. Attn: Kimberly Kormanik	As of the petition filing date, the claim is: Check all that apply. Contingent	\$3,125.20
	3686 Flowerfield Rd Blaine, MN 55014	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.190			
	Service Plus Transport, Inc.	As of the petition filing date, the claim is: Check all that apply.	\$6,198.43
	Attn: Kim Kormanik 3686 Flowerfield Road	Contingent	
	Blaine, MN 55014	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	

✓ No Yes Case 23-11775-LSS Doc 165 Filed 12/08/23 Page 138 of 215

3.191			
	Shari Bicha Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
		Viniquidated	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.192			
	Sherwin Williams 1028 Highway 96 E Vadnais Heights, MN 55127-2309	As of the petition filing date, the claim is: Check all that apply. Contingent	\$487.51
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.193			
	Shirley Stortroen Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Visputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.194			
	Shred-It USA LLC 28883 Network Place	As of the petition filing date, the claim is: Check all that apply. Contingent	\$258.48
	Chicago, IL 60673-1288	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	

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3.195			
	SPS Commerce, Inc.	As of the petition filing date, the claim is: Check all that apply.	\$669.48
	PO Box 205782 Dallas, TX 75320-5782	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.196			
	Stanley Engineered Fastening L Attn: Henry Boyton; Judy Kassel	As of the petition filing date, the claim is: Check all that apply.	\$17,056.00
	4 Shelter Rock Lane	Contingent	
	Danbury, CT 06810	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.197			
	State Automobile Mutual Insurance Company	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	c/o BatesCarey LLP	Check all that apply. Contingent	
	Attn: Adam H. Fleischer 191 N. Wacker, Suite 2400		
	Chicago, IL 60606	✓ Unliquidated	
	Date or date adalases in commend	Disputed	
	Date or dates debt was incurred	Basis for the claim: Litigation Claim	
		Is the claim subject to offset? ✓ No	
		Yes	
3.198			
	Steve Carlson	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita	Check an that apply. Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred		
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		✓ No	

3.199			
	Steve LaLiberte	As of the petition filing date, the claim is: Check all that apply.	Undetermined
	Attn: Dean M Salita	Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
		✓ Disputed	
	Date or dates debt was incurred Various	Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.200			
	Steven Kappes	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. ✓ Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
		Disputed	
	Date or dates debt was incurred Various	Basis for the claim:	
	vanous	Tort Claim:	
		Is the claim subject to offset?	
		✓ No	
		└ Yes	
3.201			
	StormWind LLC	As of the petition filing date, the claim is:	\$4,470.00
	17550 N. Perimeter Dr.	Check all that apply. Contingent	
	Ste 300 Scottsdale, AZ 85255		
		Unliquidated	
	Date or dates debt was incurred Various	☐ Disputed	
	various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.202			
	Summit Fire Protection	As of the petition filing date, the claim is:	\$7,574.47
	PO Box 851675	Check all that apply.	
	Minneapolis, MN 55485-1675	☐ Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset?	
		✓ No	

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3.203			
	Sunnen Products Company PO Box 790379 St. Louis, MO 63179	As of the petition filing date, the claim is: Check all that apply. Contingent	\$288.77
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.204	Susan Carole Carlson Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.205			
	Susan Thomson Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.206			
	Susan Wakefield-Olson Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset? No	

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3.207			
	Tennant Sales & Service Compan	As of the petition filing date, the claim is: Check all that apply.	\$1,431.63
	PO Box 71414 Chicago, IL 60694-1414	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.208			
	Terry Robertson Attn: Dean M Salita	As of the petition filing date, the claim is: Check all that apply. Contingent	Undetermined
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	✓ Disputed	
	Various	Basis for the claim: Tort Claim	
		Is the claim subject to offset?	
		Yes	
3.209			
	The Cary Company PO Box 88670	As of the petition filing date, the claim is: Check all that apply.	\$2,110.24
	Chicago, IL 60680-1670	Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.210		As of the matrice filling date the plains in	ÓE0 142 02
	Thomas Scientific	As of the petition filing date, the claim is: Check all that apply.	\$58,143.82
	Attn: Traci Ann Shiffer	Contingent	
	7125 Northland Terrace N Ste 100	Unliquidated	
	Brooklyn Park, MN 55428	☐ Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	<u></u>
		No	
		Yes	

3.211			
	TIE Commerce, Inc. PO Box 412823	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,707.04
	Boston, MA 02241-2823	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	Valloud	Basis for the claim: Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.212	Tiffin Foundry & Machine, Inc.	As of the petition filing date, the claim is:	\$4,730.00
	Attn: Steven Sobol PO Box 37	Check all that apply. Contingent	
	Tiffin, OH 44883	Unliquidated Disputed	
	Date or dates debt was incurred Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.213		As of the petition filing date, the claim is:	\$44.31
	Torrington Brush Works, Inc. 4377 Independence Ct Sarasota, FL 34234	Check all that apply. Contingent	, , , , , , , , , , , , , , , , , , ,
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.214		A 60 60 1	40.750.00
	Total Tool Supply Inc. Attn: Carrie	As of the petition filing date, the claim is: Check all that apply. Contingent	\$2,758.99
	PO Box 860681 Minneapolis, MN 55486	Unliquidated	
	Date or dates debt was incurred Various	Disputed Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	

3.215			
	Trans-Matic Manufacturing	As of the petition filing date, the claim is:	\$245,460.56
	Attn: Lori Dewitt	Check all that apply.	
	300 E 48th Street	Contingent	
	Holland, MI 49423	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	_
		Is the claim subject to offset? No	
		Yes	
3.216			
	UHL Company Inc	As of the petition filing date, the claim is:	\$2,352.00
	Lockbox 191	Check all that apply.	
	PO Box 1575	Contingent	
	Minneapolis, MN 55480-1575	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	<u>-</u>
		Is the claim subject to offset? No	
		Yes	
3.217			
	Uline Enterprises	As of the petition filing date, the claim is:	\$1,491.92
	PO Box 88741	Check all that apply.	
	Chicago, IL 60680-1741	Contingent Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim:	
		Trade Payable Is the claim subject to offset?	-
		✓ No	
		Yes	
3.218			40.054.05
	United Electric	As of the petition filing date, the claim is:	\$9,254.97
	Attn: Joan. Follmer	Check all that apply.	
	PO Box 802578	Contingent	
	Chicago, IL 60680-2578	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	_
		Is the claim subject to offset?	
		Yes	

3.219			
	United Gear & Assembly, Inc. L-3898	As of the petition filing date, the claim is: Check all that apply. Contingent	\$763.84
	Columbus, OH 43260		
	Date or dates debt was incurred	Unliquidated Disputed	
	Various	Basis for the claim:	
	-	Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.220			
	United Surface Preparation, In	As of the petition filing date, the claim is: Check all that apply.	\$1,051.34
	Attn: Toni Zitzloff	Contingent	
	900 Lund Blvd Anoka, MN 55303	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset? No	
		Yes	
3.221			
	UPS, Inc.	As of the petition filing date, the claim is:	\$794.21
	PO Box 809488	Check all that apply. Contingent	
	Chicago, IL 60680-9488	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
	-	Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.222			
	Versique, Inc.	As of the petition filing date, the claim is: Check all that apply.	\$1,650.00
	6465 Wayzata Blvd.	Contingent	
	Ste 800 Minneapolis, MN 55426	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset?	
		✓ No	

Yes

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3.223			
	Voestalpine High Performance M Attn: AR	As of the petition filing date, the claim is: Check all that apply.	\$1,779.21
	PO Box 856088	Contingent	
	Minneapolis, MN 55485-6088	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		Yes	
3.224		As of the petition filing date, the claim is:	\$297.50
	Warehouse Plus Inc.	Check all that apply.	<u> </u>
	20981 County Hwy 24 West Concord, MN 55985	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
	various	Basis for the claim:	
		Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.225			
	Water Gremlin Holdings	As of the petition filing date, the claim is:	\$15,918,138.00
	4400 Otter Lake Rd	Check all that apply. Contingent	
	White Bear Township, MN 55110		
	Date or dates debt was incurred	Unliquidated Disputed	
	Various	Basis for the claim:	
		Intercompany Payable to HoldCo	
		Is the claim subject to offset?	
		Yes	
3.226			
	Westfield Insurance Company	As of the petition filing date, the claim is:	Undetermined
	c/o GOETZ & ECKLAND P.A.	Check all that apply. ✓ Contingent	
	Attn: Michael S. Rowley		
	Banks Building 615 1st Avenue NE, Suite 425	✓ Unliquidated	
	Minneapolis, MN 55413	✓ Disputed	
	Date or dates debt was incurred	Basis for the claim: Litigation Claims	
		Is the claim subject to offset?	
		No	

Yes

3.227		A - of all - mataline filters did - all - olders to	Å17.CE0.01
	WestRock	As of the petition filing date, the claim is: Check all that apply.	\$17,650.01
	Attn: Legal Dept	Contingent	
	1000 Abernathy Rd NE		
	Sandy Springs, GA 30328	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	_
		Is the claim subject to offset?	
		✓ No	
		Yes	
3.228			
		As of the petition filing date, the claim is:	\$27,828.67
	White Bear Township	Check all that apply.	
	Attn: Patrick Christopherson 1281 Hammond Road	Contingent	
	White Bear Township, MN 55110	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim:	
		Trade Payable	-
		Is the claim subject to offset? No	
		_	
		Yes	
3.229			
	WorldWide Express	As of the petition filing date, the claim is:	\$10,460.01
	29228 Network Place	Check all that apply.	
	Chicago, IL 60673	Contingent	
		Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim:	
		Trade Payable	-
		Is the claim subject to offset? ✓ No	
		Yes	
3.230			
3.230	w. 1=	As of the petition filing date, the claim is:	\$272,585.37
	Xcel Energy	Check all that apply.	
	c/o Bankruptcy Department Attn: Katie Ann Miller	Contingent	
	PO Box 9477	Unliquidated	
	Minneapolis, MN 55484	Disputed	
	Date or dates debt was incurred	Basis for the claim:	
		Trade Payable	_
		Is the claim subject to offset?	
		✓ No	
		Yes	

3.231

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	Xeng Vang Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Check all that apply. Contingent	ondetermined
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred		
		Basis for the claim: Workers' Comp Claim	
		Is the claim subject to offset?	
		Yes	
3.232			4
	Xtra Lease LLC 7911 Forsyth Blvd. Suite 600	As of the petition filing date, the claim is: Check all that apply. Contingent	\$1,670.61
	St. Louis, MO 63105-3825	Unliquidated	
	Date or dates debt was incurred	Disputed	
	Various	Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	
3.233			
	Zep Sales & Service 13237 Collections Center	As of the petition filing date, the claim is: Check all that apply.	\$2,023.74
	Chicago, IL 60693	Contingent	
	Date or dates debt was incurred	Unliquidated	
	Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset? ✓ No	
		☐ Yes	
3.234			
	Zoro PO Box 5233	As of the petition filing date, the claim is: Check all that apply. Contingent	\$8,337.38
	Janesville, WI 53547-5233	Unliquidated	
	Date or dates debt was incurred Various	Disputed	
		Basis for the claim: Trade Payable	
		Is the claim subject to offset?	
		Yes	

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3.235			
	Thomas Stephen Flater	As of the petition filing date, the claim is:	Undetermined
	Attn: Dean M Salita	Check all that apply. Contingent	
	13911 Ridgedale Drive, Suite 325		
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Visputed	
		Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? No	
		Yes	
2 226			
3.236		As of the petition filing date, the claim is:	Undetermined
	Thomas Vadnais	Check all that apply.	
	Attn: Dean M Salita 13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	Unliquidated	
	Date or dates debt was incurred	Visputed	
		Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset? No	
		Yes	
3.237		As of the petition filing date, the claim is:	Undetermined
	Tori Stebbing	Check all that apply.	
	Attn: Dean M Salita	✓ Contingent	
	13911 Ridgedale Drive, Suite 325 Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Disputed	
		Basis for the claim:	
		Tort Claim	<u> </u>
		Is the claim subject to offset? No	
		Yes	
3.238			
0.200	No. L. company	As of the petition filing date, the claim is:	Undetermined
	Violet Hughes Attn: Dean M Salita	Check all that apply.	
	13911 Ridgedale Drive, Suite 325	Contingent	
	Minneapolis, MN 55305	✓ Unliquidated	
	Date or dates debt was incurred	Visputed	
		Basis for the claim:	
		Tort Claim	
		Is the claim subject to offset?	
		✓ No	
		Yes	

Case 23-11775-LSS Doc 165 Filed 12/08/23 Page 150 of 215 Debtor Water Gremlin Company_

Part 3:	List Others to	Re Notified	About Ur	secured (Claims

Lines 5a + 5b = 5c.

4. List in alphabetical order any others who must be notified for claims listed in Parts 1 and 2. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for unsecured creditors.

If no others need to be notified for the debts listed in Parts 1 and 2, do not fill out or	submit this page. If additional pages are need	led, copy the next page.
Name and mailing address	On which line in Part 1 or Part 2 is the relacted tor (if any) listed?	Last 4 digits of account number, if any
4.1		
	Line	
	Not listed. Explain	
Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claim	s	
5. Add the amounts of priority and nonpriority unsecured claims.		
		Total of claim amounts
5a. Total claims from Part 1	5a.	\$602,362.42
5b. Total claims from Part 2	5b.	\$40,984,409.96
5c. Total of Parts 1 and 2	5c.	\$41,586,772.38

Fill i	n this information to identify	the case:				
Debt	tor name: Water Gremlin Cor	npany				
Unit	ed States Bankruptcy Court	for the: District of Delaware				
Case	e number: 23-11775					Check if this is an amended filing
				_		Š
Offic	eial Form 206G					
Sche	edule G: Executory	Contracts and Unexpired Leases				
Be as	complete and accurate as p	ossible. If more space is needed, copy and attacl	n the additi	onal page, numbering the entries consec	utively.	
Sched	ule G: Executory Contra	acts and Unexpired Leases				
1. Doe	s the debtor have any execu	tory contracts or unexpired leases?				
□ No	. Check this box and file this	form with the court with the debtor's other sched	ıles. There	is nothing else to report on this form.		
Yes	s. Fill in all of the information	below even if the contracts or leases are listed or	n Schedule	A/B: Assets - Real and Personal Property	(Official F	orm 206A/B).
2. Lis	at all contracts and unexpired	l leases		the name and mailing address for all other executory contract or unexpired lease	er parties v	vith whom the debtor
or lease is for and	State the term	Standard Agreement Effective Date: 2/27/2014	922 Hig Suite 10	Pest Control, Inc. Ihway 55 00 , MN 55340		
	remaining List the contract number of any government contract					
2.2	State what the contract or lease is for and the nature of the debtor's interest State the term	Prevention Plus Agreement Effective Date: 9/1/2020	922 Hig Suite 10	Pest Control, Inc. Ihway 55 00 , MN 55340		
	remaining List the contract number of any government contract					
2.3	State what the contract or lease is for and the nature of the debtor's interest	Master Administrative Services Agreement	201 Eas	Retirement and Benefits at Clark Street .ea, MN 56007		
	State the term remaining	Effective Date: 1/1/2017				

List the contract number of any government

contract

contract

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2.4	State what the contract or lease is for and the nature of the debtor's	Material Supply Agreement	 C&D Technologies, Inc. and its subsidiaries including Trojan Battery Company, LLC (collectely, CDTR and/or TBC) and the members listed on Attachment "B" 200 W Main Street
	interest State the term remaining List the contract number of any government contract	Effective Date: 3/1/2022	Attica, IN 47918
2.5	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Vending Services Agreement Effective Date: 3/1/2016	C&S Vending Company, Inc. Attn: Ryan Wagner 1919 NW 2nd Street PO Box 876 Faribault, MN 55021
2.6	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Specialty Apparel Renta Service Agreement Effective Date: 7/19/2019	Cintas 6800 Cintas Boulevard Mason, OH 45040
2.7	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Outdoor Services Agreement Effective Date: 11/1/2023	Clearscape Outdoor Services Attn: Matt Johnson 175 Old Highway 8 SW New Brighton, MN 55112
2.8	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Agreement	DDMN ASO, LLC PO Box 330 Minneapolis, MN 55440
2.9	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Consignment Agreement Effective Date: 2/2/2023	Driven Solutions LLC PO Box 125 Prescott, WI 54021

contract

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2.10	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Proposal for Renewal Integrated Service Agreement Effective Date: 3/22/2023	EESCO 601 Lakeview Poiunt Dr New Brighton, MN 55112
2.11	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Staffing Agreement Effective Date: 11/7/2017	Employer Solutions Staffing Group, LLC 7301 Ohms Ln Ste 405 Edina, MN 55439
2.12	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Effective Date: 12/22/2006	Epicor Software Corporation 18200 Von Karman Avenue Suite 1000 Irvine, CA 92612
2.13	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Sales Order Effective Date: 8/7/2023	Evolve IP, LLP 630 Allendale Rd King of Prussia, PA 19406
2.14	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Lead Purchase Agreement Effective Date: 1/1/2023	Gopher Resource, LLC 2900 Lone Oak Pkwy Ste 140A Eagan, MN 55121
2.15	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government	Conversion Recycling Agreement Effective Date: 6/1/2023	Gopher Resource, LLC 2900 Lone Oak Pkwy Ste 140A Eagan, MN 55121

of any government

contract

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2.16	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Statement of Work Effective Date: 2/1/2023	Heartland Business Systems, LLC 101 Broadway Ave W Ste 106 Osseo, MN 55369
2.17	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Maintenance Agreement Effective Date: 6/1/2023	John Henry Foster MN, Inc. 3103 Mike Collins Dr Eagan, MN 55121
2.18	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Agreement	KnowBe4 33 N Garden Ave Ste 1200 Clearwater, FL 33755
2.19	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	KONE Care Maintenance Agreement Effective Date: 12/1/2021	KONE 2965 Lone Oak Drive Suite 100 Eagan, MN 55121
2.20	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Effective Date: 4/1/2017	LawnPro Grounds Maintenance PO Box 374 Hugo, MN 55038
2.21	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number	Lease Agreement Effective Date: 8/30/2023	Loffler 1101 E 78th St Bloomington, MN 55420

contract

Water Gremlin Company_ Name

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2.22	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract State what the contract	Vehicle Lease Order Effective Date: 1/26/2021 Vehicle Lease Order	Luther White Bear Acura Subaru 3525 N Hwy 61 White Bear Lake, MN 55110 Luther White Bear Acura Subaru
	or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Effective Date: 1/4/2022	3525 N Hwy 61 White Bear Lake, MN 55110
2.24	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Master Service Agreement Effective Date: 6/18/2021	Masterson Staffing Solutions Inc. 3300 Fernbrook Ln N Ste 200 Plymouth, MN 55447
2.25	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Midwest Protection Agency Inc. Contract Effective Date: 10/5/2023	Midwest Protection Agency Inc. 533 Central Ave Minneapolis, MN 55369
2.26	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government contract	Agreement Effective Date: 7/26/2023	Nations Roof, LLC 851 E. I-65 Service Road S Suite 300 Mobile, AL 36606
2.27	State what the contract or lease is for and the nature of the debtor's interest State the term remaining List the contract number of any government	Lease Agreement Effective Date: 4/29/2022	Pitney Bowes Inc. PO Box 981026 Boston, MA 02298-1026

of any government

contract

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2.28	State what the contract	Agreement	
	or lease is for and the nature of the debtor's		PMC Insurance Agency, Inc. PMC Insurance Group
	interest		209 Burlington Rd
	State the term remaining	Effective Date: 8/1/2023	Ste 109 Bedford, MA 01730
	List the contract number		
	of any government contract		
2.29	State what the contract	Agreement	Robert Half
	or lease is for and the nature of the debtor's		30 E. 7th Street
	interest	Effective Date: 10/16/2023	Suite 3150 St. Paul, MN 55101
	State the term remaining	Effective Date: 10/16/2023	
	List the contract number of any government		
	contract		
2.30	State what the contract or lease is for and the	Closed-End Motor Vehicle Lease Agreement	Rudy Luthers White Bear Motors
	nature of the debtor's		3525 Hwy 61 N
	interest State the term	Effective Date: 1/4/2023	White Bear Lake, MN 55110
	remaining List the contract number of any government		
	contract		
2.31	State what the contract or lease is for and the	Professional Services Agreement	Stantec Consulting Services Inc.
	nature of the debtor's		Attn: Aaron Benker 1800 Pioneer Creek Center
	interest State the term	Effective Date: 5/26/2021	Maple Plain, MN 55359
	remaining List the contract number		
	of any government contract		
2.32	State what the contract	Epic Live Order Agreement	
	or lease is for and the		StormWind, LLC 17550 N Perimeter Dr
	nature of the debtor's interest		Ste 300
	State the term remaining	Effective Date: 9/29/2023	Scottsdale, AZ 85255
	List the contract number		
	of any government contract		
2.33	State what the contract	Agreement	Subaru Motors Finance
	or lease is for and the nature of the debtor's		PO Box 78058
	interest		Phoenix, AZ 85062-8058
	State the term remaining		
	List the contract number		

of any government

contract

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2.34	State what the contract or lease is for and the	Inspection Service Agreement	Summit Fire Protection Co. Attn: Matthew Allen
	nature of the debtor's interest		575 Minnehaha Ave West
	State the term	Effective Date: 8/1/2021	St. Paul, MN 55103 —
	remaining List the contract number		
	of any government contract		_
2.35	State what the contract or lease is for and the	Inspection Service Agreement	Summit Fire Protection Co.
	nature of the debtor's		Attn: Matthew Allen 575 Minnehaha Ave West
	interest State the term	Effective Date: 8/1/2021	St. Paul, MN 55103
	remaining List the contract number		-
	of any government		_
2.36	State what the contract	Agreement	
	or lease is for and the nature of the debtor's		UKG Inc.PO Box 930953
	interest		Atlanta, GA 31193-0953
	State the term remaining	Effective Date: 3/23/2021	_
	List the contract number of any government		_
	contract		
2.37	State what the contract	Agreement	United of Omaha Life Insurance Company
	or lease is for and the nature of the debtor's		3300 Mutual of Omaha Plaza
	interest State the term	Effective Date: 1/1/2023	Omaha, NE 68175
	remaining		_
	List the contract number of any government		_
	contract		
2.38	State what the contract or lease is for and the	Agreement	United of Omaha Life Insurance Company
	nature of the debtor's interest		3300 Mutual of Omaha Plaza Omaha, NE 68175
	State the term		
	remaining List the contract number		
	of any government contract		_
2.39	State what the contract	Amendment Number One to the Letter of	WW Crainger Inc
	or lease is for and the nature of the debtor's	Understanding	W.W. Grainger, Inc. 100 Grainger Pkwy
	interest	Effective Detect 7/20/2022	Lake Forest, IL 60045
	State the term remaining	Effective Date: 7/28/2022	_
	List the contract number		_

Case 23-11775-LSS Doc 165 Filed 12/08/23 Page 158 of 215 State what the contract Revised T&M Agreement 2.40 Wenck now Stantec or lease is for and the Attn: Aaron Benker nature of the debtor's 1800 Pioneer Creek Center interest Maple Plain, MN 55359 State the term remaining List the contract number of any government contract 2.41 State what the contract **Equipment Lease Agreement** XTRA Lease or lease is for and the 7911 Forsyth Blvd. nature of the debtor's Suite 600 interest St. Louis, MO 63105-3825 Effective Date: 7/5/2022 State the term

Case number (if known) 23-11775_

Debtor

Water Gremlin Company

remaining

contract

List the contract number of any government

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	0400 20 21.70 200	2 200 100 1 1100 12/00/20 1 ag	0 100 0. 210
Fill in this inforn	nation to identify the case:		
Debtor name: W	ater Gremlin Company		
United States Ba	ankruptcy Court for the: District of Delaware		
Case number: 2	3-11775		Check if this is an amended filing
Official Form	1 206H		
Schedule H:	Codebtors		
Be as complete a page.	nd accurate as possible. If more space is nee	eded, copy the Additional Page, numbering the entries co	onsecutively. Attach the Additional Page to this
1. Does the debtor	r have any codebtors?		
No. Check this	box and submit this form to the court with th	e debtor's other schedules. Nothing else needs to be repo	orted on this form.
✓ Yes			
guarantors and co-o		no are also liable for any debts listed by the debtor in the the debt is owed and each schedule on which the creditor is lis	·
Column 1: Codel	otor	Column 2: Creditor	
Name	Mailing Address	Name	Check all schedules that apply:
2.1			
Okabe Co., Ltd	2-8-2, Oshiage, Sumida-ku	Mizuho Bank	D
	Tokyo 131-0045		✓ E/F
	Japan		

	Ğ
Fill in this information to identify the case:	
Debtor name: Water Gremlin Company	
United States Bankruptcy Court for the: District of Delaware	
Case number: 23-11775	Check if this is an amended filing
Official Form 202	
Declaration Under Penalty of Perjury for Non-Individual Debtors	3
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporati assets and liabilities, any other document that requires a declaration that is not included in the state the individual's position or relationship to the debtor, the identity of the document, and the	e document, and any amendments of those documents. This form must
WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing prope bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both	
I am the president, another officer, or an authorized agent of the corporation; a member or a representative of the debtor in this case.	n authorized agent of the partnership; or another individual serving as a
I have examined the information in the documents checked below and I have a reasonable be	elief that the information is true and correct:
Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
Schedule H: Codebtors (Official Form 206H)	
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)	
Amended Schedule	<u> </u>
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Cla	ims and Are Not Insiders (Official Form 204)
Other document that requires a	<u> </u>
declaration	
declare under penalty of perjury that the foregoing is true and correct.	
12/8/2023 /s/ Brad	lley J. Hartsell

Executed on

Signature of individual signing on behalf of debtor

Bradley J. Hartsell

Printed name

President

Position or relationship to debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

WATER GREMLIN COMPANY, et al.,1

Debtors.

Chapter 11

Case No. 23-11775 (LSS)

(Jointly Administered)

STATEMENT OF FINANCIAL AFFAIRS FOR WATER GREMLIN COMPANY

¹. The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: WG Sub, LLC ("<u>WG Sub</u>") (0781), Okabe Holding USA, Inc. ("<u>Holdings</u>") (9250), and Water Gremlin Company ("<u>Water Gremlin</u>") (6396).

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
WATER GREMLIN COMPANY, et al., 1	Case No. 23-11775 (LSS)
Debtors.) (Jointly Administered)
)

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMERS REGARDING DEBTORS' SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

The above-captioned debtors and debtors in possession (collectively, the "**Debtors**"), with the assistance of their advisors, have filed their respective Schedules of Assets and Liabilities (collectively, the "**Schedules**") and Statements of Financial Affairs (collectively, the "**Statements**") in the United States Bankruptcy Court for the District of Delaware (the "**Bankruptcy Court**"), pursuant to section 521 of title 11 of the United States Code (the "**Bankruptcy Code**") and Rule 1007 of the Federal Rules of Bankruptcy Procedure.

These Global Notes and Statement of Limitations, Methodology, and Disclaimers Regarding the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs (the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of each of the Schedules and Statements. These Global Notes should be referred to, considered, and reviewed in connection with any review of the Schedules and Statements.² In the event that the Schedules and/or Statements differ from these Global Notes, these Global Notes control.

While the Debtors' management and advisors have made reasonable efforts to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances, based on information available at the time of preparation, subsequent information or discovery may result in material changes to these Schedules and Statements, and inadvertent errors, inaccuracies, or omissions may have occurred. Because the Schedules and Statements contain unaudited information, which is subject to further review, verification, and potential adjustment, there can be no assurance that these Schedules and Statements are complete. The Debtors reserve all rights to amend or supplement the Schedules and Statements from time to time, in all respects, as may be necessary or appropriate, including, without limitation, the right to amend the Schedules and Statements with respect to a claim (as defined in section 101(5) of the Bankruptcy Code,

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: WG Sub, LLC ("WG Sub") (0781), Water Gremlin Holdings, Inc. ("Holdings") (9250), and Water Gremlin Company ("Water Gremlin") (6396).

² These Global Notes supplement and are in addition to any specific notes contained in each Debtor's Schedules or Statements. The fact that the Debtors may reference an individual Debtor's Schedules and Statements and not those of another Debtor should not be interpreted as a decision by the Debtors to exclude the applicability of such reference to any of the Schedules and Statements of any other Debtor, as applicable.

"Claim") description or designation; dispute or otherwise assert offsets or defenses to any Claim reflected in the Schedules and Statements as to amount, liability, priority, status, or classification; subsequently designate any Claim as "disputed," "contingent," or "unliquidated;" or object to the extent, validity, enforceability, priority, or avoidability of any Claim. Any failure to designate a Claim in the Schedules or Statements as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtors that such Claim or amount is not "disputed," "contingent," or "unliquidated." Listing a Claim does not constitute an admission of liability by the Debtors. Nothing contained in the Schedules and Statements shall constitute a waiver of any right of the Debtors or an admission with respect to the Debtors' Chapter 11 Cases (as defined herein) (including, but not limited to, issues involving claims, substantive consolidation, defenses, equitable subordination, and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant non-bankruptcy laws to recover assets or avoid transfers).

The Debtors and their agents, attorneys and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein, and will not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. The Debtors and their agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise, or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised, or re-categorized, except as required by applicable law. In no event will the Debtors or their agents, attorneys and/or financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business, or lost profits), arising from the accuracy or completeness of the data provided herein whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

Bradley J. Hartsell, the President or Authorized Person of the Debtors, has signed the Schedules and Statements. Mr. Hartsell is an authorized signatory for the Debtors. In reviewing and signing the Schedules and Statements, Mr. Hartsell has necessarily relied upon the efforts, statements, and representations of various third parties involved in the Debtors' operations. Mr. Hartsell has not (and could not have) personally verified the accuracy of each such statement and representation, including statements and representations concerning amounts owed to creditors.

I. GLOBAL NOTES AND OVERVIEW OF METHODOLOGY

Date"), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors are operating their business and managing their property as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code (the "Chapter 11 Cases"). On November 1, 2023, an order was entered directing joint administration of these Chapter 11 Cases [Docket No. 33]. Notwithstanding the joint administration of the Debtors' Chapter 11 Cases for procedural purposes, each Debtor has filed its own Schedules and Statements. The information provided herein, except as otherwise noted, is reported as of the Petition Date. On November 7, 2023, the United States Trustee for the District of Delaware

- (the "U.S. Trustee") appointed an official committee of unsecured creditors (the "Committee"). No trustee or examiner has been appointed in the Chapter 11 Cases.
- 2. Basis of Presentation. For financial reporting purposes, in the ordinary course prior to the Petition Date, the Debtors prepared financial statements that were consolidated by Holdings. Combining the assets and liabilities set forth in the Schedules and Statements would result in amounts that may be different from financial information that would be prepared on a consolidated basis under Generally Accepted Accounting Principles ("GAAP"). The Schedules and Statements do not purport to represent financial statements prepared in accordance with GAAP nor are they intended to fully reconcile to the financial statements prepared by the Debtors. Unlike the consolidated financial statements, the Schedules and Statements reflect the assets and liabilities of each separate Debtor, except where otherwise indicated. Information contained in the Schedules and Statements has been derived from the Debtors' books and records and historical financial statements.
- 3. Moreover, given, among other things, the extent of the Debtors' unused net operating losses and the uncertainty surrounding the valuation and nature of certain of the Debtors' assets and liabilities, to the extent that a Debtor shows more assets than liabilities, this is not an admission that a Debtor was solvent as of the Petition Date or at any time prior to the Petition Date.
- 4. Reservation and Limitations. While reasonable efforts have been made to prepare and file complete and accurate Schedules and Statements, inadvertent errors or omissions may exist. The Debtors reserve all rights to amend and/or supplement the Schedules and Statements from time to time as is necessary or appropriate. Nothing contained in the Schedules and Statements constitutes a waiver of any of the Debtors' rights or an admission of any kind with respect to these Chapter 11 Cases, including, but not limited to, any rights or claims of the Debtors against any third party or issues involving substantive consolidation, equitable subordination, or defenses or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable bankruptcy or non-bankruptcy laws to recover assets or avoid transfers. Any specific reservation of rights contained elsewhere in these Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.
- 5. **No Admission.** Nothing contained in the Schedules and Statements is intended as, or should be construed as, an admission or stipulation of the validity of any claim against any Debtor, any assertion made therein or herein, or a waiver of any of the Debtors' rights to dispute any claim or assert any cause of action or defense against any party.

II. GENERAL DISCLOSURE APPLICATION TO SCHEDULES AND STATEMENTS

6. Causes of Action. Despite their reasonable efforts to identify all known assets, the Debtors may not have listed all of their causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including causes of actions arising under the provisions of Chapter 5 of the Bankruptcy Code and any other relevant nonbankruptcy laws to recover assets or avoid transfers. The Debtors reserve all of their rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross claim,

counterclaim, or recoupment, and any claim in connection with any contract, breach of duty imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, whether arising before, on, or after the Petition Date, in contract or in tort, in law or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") it may have, and neither these Global Notes nor the Schedules nor the Statements shall be deemed a waiver of any Causes of Action or in any way prejudice or impair the assertion of any such Causes of Action.

- 7. **Recharacterization.** The Debtors have made reasonable efforts to correctly characterize, classify, categorize, and designate the claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and Statements. However, the Debtors may have inadvertently improperly characterized, classified, categorized, designated, or omitted certain items due to the complexity of the Debtors' business. Accordingly, the Debtors reserve all of their rights to recharacterize, reclassify, recategorize, or redesignate items reported in the Schedules and Statements at a later time as necessary or appropriate, including, without limitation, whether contracts or leases listed herein were deemed executory or unexpired as of the Petition Date and remain executory and unexpired postpetition.
- 8. Claim Designations. Listing a claim (i) on Schedule D as "secured," (ii) on Schedule E/F part 1 as "unsecured priority" or (iii) on Schedule E/F part 2 as "unsecured nonpriority," does not constitute a waiver of any of the Debtors' rights to recharacterize, reclassify, recategorize, or redesignate such claim. Furthermore, listing a contract on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors that such contract or agreement is an executory contract or unexpired lease nor a waiver of the Debtors' right to recharacterize, reclassify or dispute the validity, status or enforceability of any contracts, agreements or leases set forth on Schedule G and to amend or supplement such Schedule, as necessary.
- 9. **Totals.** All totals that are included in the Schedules and Statements represent totals of all known and estimated amounts included in the Schedules and Statements. To the extent there are unknown, disputed, contingent, unliquidated, or otherwise undetermined amounts, the actual total may be materially different than the listed total. The description of an amount as "unknown," "disputed," "contingent," "unliquidated," or "undetermined" is not intended to reflect upon the materiality of such amount. Due to numerous unliquidated, contingent and/or disputed claims, it is possible that the summary statistics in the Schedules, Statements and Global Notes may understate the Debtors' liabilities (possibly to a significant extent).
- 10. **Court Orders.** Pursuant to certain orders of the Bankruptcy Court, the Debtors were authorized (but not directed) to pay, among other things, certain prepetition claims, including with respect to employees, among others. Accordingly, certain of these liabilities may have been, or will be, satisfied in accordance with such orders. Where the Schedules list creditors and set forth the Debtors' scheduled amount of such claims, such scheduled amounts reflect amounts owed as of the Petition Date. However, the estimates of claims set forth in the

Schedules may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.

- 11. Other Paid Claims. To the extent the Debtors have reached any postpetition settlement with a vendor or other creditor, the terms of such settlement will prevail, supersede amounts listed in the Schedules and Statements, and shall be enforceable by all parties, subject to any necessary Bankruptcy Court approval. To the extent the Debtors pay any of the claims listed in the Schedules and Statements pursuant to any orders entered by the Bankruptcy Court, the Debtors reserve all rights to amend and supplement the Schedules and Statements and take other action, such as filing claims objections or notices of satisfaction of such claims, as is necessary and appropriate to avoid overpayment or duplicate payment for such liabilities.
- 12. **Liabilities.** The Debtors allocated liabilities between the prepetition and postpetition periods based on the information and research conducted in connection with the preparation of the Schedules and Statements. As additional information becomes available and further research is conducted, the allocation of liabilities between the prepetition and postpetition periods may change. The Debtors reserve all rights to modify, amend or supplement the Schedules and Statements as is necessary or appropriate. The liabilities listed on these Schedules do not reflect any analysis of claims under section 503(b)(9) of the Bankruptcy Code. Accordingly, the Debtors reserve all rights to dispute or challenge the validity of any asserted claims under section 503(b)(9) of the Bankruptcy Code or the characterization of the structure of any such transaction or any document or instrument related to such creditor's claim.
 - 13. *Currency.* Unless otherwise indicated, all amounts are reflected in U.S. dollars.
- 14. *Valuation.* The Debtors believe it would be prohibitively expensive, unduly burdensome, and an inefficient use of estate assets for the Debtors to obtain current market valuations of all of their assets. For these reasons, the Debtors have indicated in the Schedules and Statements that the values of certain assets and liabilities are undetermined or unknown. Unless otherwise indicated, the Schedules and Statements reflect net book values as of the Petition Date. Exceptions to this include operating cash and certain other assets as described herein. Operating cash is presented as bank balances as of the Petition Date. Amounts ultimately realized may vary from net book value, and such variance may be material. The omission of an asset from the Schedules and Statements does not constitute a representation regarding the ownership of such asset, and any such omission does not constitute a waiver of any rights of the Debtors with respect to such asset.
- 15. **Leases.** Nothing in the Schedules or Statements (including, without limitation the failure to list leased property or equipment as owned property or equipment) is, or shall be construed as, an admission as to the determination of legal status of any lease (including whether any lease is a true lease or financing arrangement), and the Debtors reserve all of their rights with respect to such issues. The Debtors lease facilities under various lease agreements. These leases are reported on the Schedule G. To the extent that there was an amount outstanding under any of these agreements as of the respective Petition Date, the amount owed to the applicable lessor has been listed on Schedule E/F Part 2.

- 16. **Estimates.** To prepare and file the Schedules in accordance with the deadline established in the Chapter 11 Cases, management was required to make certain estimates and assumptions that affected the reported amounts of these assets and liabilities as of the Petition Date. The Debtors reserve the right to amend the reported amounts of assets and liabilities to reflect changes in those estimates or assumptions.
 - 17. *Fiscal Year.* The Debtors' fiscal years end on September 30.
- 18. **Intellectual Property Rights.** Exclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have been abandoned, have been terminated, or otherwise have expired by their terms, or have been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. Conversely, inclusion of certain intellectual property shall not be construed to be an admission that such intellectual property rights have not been abandoned, have not been terminated, or otherwise have not expired by their terms, or have not been assigned or otherwise transferred pursuant to a sale, acquisition, or other transaction. The Debtors reserve all of their rights with respect to the legal status of any and all intellectual property rights.
- 19. **Liens.** The inventories, property, and equipment listed in the Statements and Schedules are presented without consideration of any asserted mechanics', materialmen, or similar liens that may attach (or have attached) to such inventories, property, and equipment.
- 20. Credits and Adjustments. The claims of individual creditors for, among other things, goods, products, services, or taxes are listed as the amounts entered on the Debtors' books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtors. The Debtors reserve all of their rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.
- 21. **Insiders**. In the circumstance where the Schedules and Statements require information regarding "insiders," the Debtors have included information with respect to certain individuals who the Debtors believe may be included in the definition of "insider" set forth in section 101(31) of the Bankruptcy Code during the relevant time periods. The listing of a party as an insider for purposes of the Schedules and Statements is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense, and all such rights, claims, and defenses are hereby expressly reserved. Information regarding the individuals listed as insiders in the Schedules and Statements has been included for informational purposes only and such information may not be used for (1) the purposes of determining (i) control of the Debtors, (ii) the extent to which any individual exercised management responsibilities or functions or corporate decision making authority over the Debtors, or (iii) whether such individual could successfully argue that he or she is not an insider under applicable law, including the Bankruptcy Code and federal securities laws, or with respect to any theories of liability or (2) any other purpose.
- 22. **Intercompany Claims**. Receivables and payables among the Debtors are reported on Schedule A/B and Schedule E/F, respectively. The listing of any amounts with respect to such receivables and payables is not, and should not be construed as, an admission

of the characterization of such balances as debt, equity, or otherwise. For the avoidance of doubt, the Debtors reserve all rights, claims, and defenses in connection with any and all intercompany receivables and payables, including with respect to the characterization of intercompany claims. The Debtors engage in limited intercompany transactions with each other, including the payment or funding of certain operating expenses as described in the Debtors' Motion For Entry of Interim and Final Orders (I) Authorizing the Debtors to (A) Continue to Operate Their Cash Management System, (B) Honor Certain Prepetition Obligations Related Thereto, (C) Maintain Existing Business Forms, and (D) Perform Intercompany Transactions, (II) Waiving the Requirements of Section 345(b) On An Interim Basis, and (III) Granting Related Relief [Docket No. 12] (the "Cash Management Motion").

III. SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

- 23. **Schedule** A/B All **Assets.** Except as otherwise set forth herein, the value of all assets listed on Schedule A/B are as of the Petition Date, as reflected in the Debtors' books and records. The Debtors have performed no independent review of the value of these assets. The actual value of the assets listed may differ significantly from the amounts reflected in each Debtors' books and records.
- 24. Schedule A/B, Parts 1 and 2 Cash and Cash Equivalents; Deposits and Prepayments. Details with respect to the Debtors' cash management system and bank accounts are provided in the Cash Management Motion and the orders of the Bankruptcy Court granting the Cash Management Motion. The Debtors' bank account balances, and the balances of deposits and prepayments, are reported as of the Petition Date.
- 25. Schedule D Creditors Holding Secured Claims. The descriptions provided on Schedule D are intended only as a summary. Reference to the applicable agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in any Debtors' Schedule D shall be deemed a modification, interpretation, or waiver of the terms of any such agreements. Except as specifically stated herein, utility companies and other parties that may hold security deposits have not been listed on Schedule D. In addition, the Debtors have not included on Schedule D parties that may believe their claims are secured through setoff rights or inchoate statutory lien rights.
- 26. Schedule E/F Creditors Holding Unsecured Priority and/or Unsecured Non-Priority Claims. The listing of any claim on Schedule E/F does not constitute an admission by the Debtors that such claim or any portion thereof is entitled to priority treatment under section 507 of the Bankruptcy Code. The Debtors reserve all of their rights to dispute the amount and/or the priority status of any claim on any basis at any time.
- 27. The Debtors have obtained authority from the Bankruptcy Court to pay certain prepetition claims, including those of employees pursuant to the *Final Order (I) Authorizing the Debtors to (A) Pay Prepetition Wages, Salaries, Other Compensation, and Reimbursable Expenses and (B) Continue Employee Benefits Programs, and (II) Granting Related Relief* [Docket No. 91] (the "Wage Order"). The Wage Order authorizes the Debtor to pay in the ordinary course accrued but unpaid PTO upon termination of an employee, unless such amount

exceeds the limits of sections 507(a)(4) and 507(a)(5). The Debtors expect that all or most prepetition claims of current employees for wages, salaries, benefits and other related obligations either have been paid or will be paid in the ordinary course of business. Thus, Schedule E/F Part 1 does not include prepetition claims of employees on account of wages, salaries, benefits and other obligations that the Debtors have paid or expect to pay in the ordinary course of business, however Schedule E/F Part 1 does list claims for accrued but unpaid PTO. To the extent any claims on account of employee wages, salaries, benefits, and other obligations are not paid, the Debtors reserve the right to amend Schedule E/F Part 1 and Part 2, as necessary or appropriate.

- 28. The unsecured non-priority claims of creditors for among other things, products, goods or services are listed as either the lower of the amounts invoiced by the creditor or the estimated accrued amounts reflected on the Debtors' books and records and may not reflect credits or allowances due from such creditors to the Debtors.
- 29. Schedule E/F reflects the prepetition amounts owing to counterparties to executory contracts and unexpired leases. Such prepetition amounts, however, may be paid in connection with the assumption, or assumption and assignment, of an executory contract or unexpired lease. In addition, Schedule E/F does not include rejection damage claims of the counterparties to the executory contracts and unexpired leases that have been or may be rejected, to the extent such damage claims exist.
- Schedule G Unexpired Leases and Executory Contracts. The contracts, 30. agreements and leases listed on the Schedule G may have expired or may have been modified, amended or supplemented from time to time by various amendments, restatements, waivers, estoppels, certificates, letters, memoranda or other documents, instruments and agreements that may not be listed on Schedule G, despite the Debtors' use of reasonable efforts to identify such documents. Certain of the executory contracts and unexpired leases listed on Schedule G may contain certain renewal options, guarantees of payment, options to purchase, rights of first refusal, and other miscellaneous rights, which are not set forth separately on Schedule G. In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as subordination, nondisturbance and attornment agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. Such documents may not be set forth on Schedule G. Certain of the executory contracts or unexpired leases listed in Schedule G may include one or more ancillary documents, including but not limited to any underlying assignment and assumption agreements, amendments, supplements, full and partial assignments, renewals and partial releases. Executory contracts that are oral in nature, if any, have not been included on Schedule G. To the extent the Court determines a particular contract not included on Schedule G is executory, the Debtors will amend Schedule G to add that contract, as necessary or appropriate.
- 31. In addition, Schedule G does not include rejection damage claims of the counterparties to the executory contracts and unexpired leases that have been or may be rejected, to the extent such damage claims exist.
 - 32. Omission of a contract or agreement from Schedule G does not constitute an

admission that such omitted contract or agreement is not an executory contract or unexpired lease. The Debtors' rights under the Bankruptcy Code with respect to any such omitted contracts or agreements are not impaired by the omission.

IV. SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' STATEMENTS

- 33. **Statements Item 7 Litigation.** Despite reasonable efforts, the Debtors may not have identified all of their causes of action (filed or potential) against third parties as assets in their Schedules and Statements. The Debtors reserve all rights with respect to any causes of action and nothing in the Global Notes or the Schedules and Statements shall be deemed a waiver of any such causes of action.
- 34. Statements Item 22 Judicial or Administrative Proceedings Under Environmental Law. Despite reasonable efforts, the Debtors may not have identified in their Statements all judicial or administrative proceedings under environmental laws, including settlements and orders, to which the Debtors have been a party. The Debtors reserve all rights with respect to any judicial or administrative proceedings under any environmental law.
- 35. **Statements Item 31 Consolidated Group.** As described above, for financial reporting purposes, in the ordinary course prior to the Petition Date, the Debtors prepared financial statements that were consolidated by Holdings. Although the Debtors' consolidated tax returns were not due prior to the Petition Date (and therefore such tax returns have not been filed) the Debtors anticipate being treated as a consolidated group for tax purposes.

Fill in this information to	identify the case:			
Debtor name: Water Grei	mlin Company			
United States Bankruptc	y Court for the: District	of Delaware		
Case number: 23-11775				Check if this is an amended filing
				•
Official Form 207				
Statement of Fina	ncial Affairs for	Non-Individuals Filing	for Bankruptcy	04/2
The debtor must answer e case number (if known).	every question. If more s	space is needed, attach a separate	sheet to this form. On the top of any addition	nal pages, write the debtor's name and
Part 1: Income				
1. Gross revenue from bus None	iness			
Identify the beginning and a calendar year	d ending dates of the de	ebtor's fiscal year, which may be	Sources of revenue Check all that apply	Gross revenue (before deductions and exclusions)
From the beginning of	From	to Filing Date	Operating a business	\$2,718,000.00
the fiscal year to filing date:	10/1/2023		Other	
For prior year:	From	to	Operating a business	\$38,298,776.00
	10/1/2022	9/30/2023	Other	
			— 	
For the year before that:	From	to		\$46,801,707.00
for the year before that.	10/1/2021	9/30/2022	Operating a business	
			☐ Other	
		e is taxable. Non-business income r Do not include revenue listed in line	may include interest, dividends, money collected. 1.	ted from lawsuits, and royalties. List each
			Description of sources of revenue	Gross revenue from
				each source (before deductions and exclusions)
From the beginning of	From	to Filing Date	Interest Income	\$3,811.00
the fiscal year to filing date:	10/1/2023			
For prior year:	From 10/1/2022	to 9/30/2023	Interest Income	\$34,040.00
	10/ 1/ 2022	7/ 50/ 2023		
For the year before that:	From	to	Interest & Miscellaneous Income	\$91,748.00

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List Certain Transfers Made Before Filing for Bankruptcy

	ain payments or transfers to creditors within 90 d ments or transfers - including expense reimburse	•	than regular employee comp	ensation, within 90 days befor	e filing this case unless the
filed or	ate value of all property transferred to that credito or after the date of adjustment.) one	r is less than \$7,575. (This am	nount may be adjusted on 4/0	01/25 and every 3 years after t	hat with respect to cases
Credit	or's name and address	Dates	Total amount or value	Reasons for payment or tr Check all that apply	ansfer
3.1					
	See SOFA 3 Exhibit		\$148,200,135.22	Secured debt	
				Unsecured loan repaymer	nts
				Suppliers or vendors	
				Services	
				Other	
List pay insider years a control manag	ments or other transfers of property made within a yments or transfers, including expense reimburser unless the aggregate value of all property transfer fter that with respect to cases filed on or after the of a corporate debtor and their relatives; general ping agent of the debtor. 11 U.S.C. § 101(31).	ments, made within 1 year beforred to or for the benefit of the date of adjustment.) Do not in	ore filing this case on debts on insider is less than \$7,575. (include any payments listed in	This amount may be adjusted n line 3. Insiders include office	on 4/01/25 and every 3 rs, directors, and anyone in
Inside	r's name and address	Dates	Total amount or value	Reasons for payment or tr	ansfer
4.1					
	See SOFA 4 Exhibit		\$281,749.71	Secured debt	
	———			Unsecured loan repaymer	nts
	Relationship to debtor			Suppliers or vendors	
				Services	
				Other	
List all transfe	ossessions, foreclosures, and returns property of the debtor that was obtained by a crec rred by a deed in lieu of foreclosure, or returned to include property listed in line 6.	-	this case, including property	repossessed by a creditor, so	ld at a foreclosure sale,
Credit	or's name and address	Description of the property	y	Date	Value of property
5.1					
permis	ffs y creditor, including a bank or financial institution, sion or refused to make a payment at the debtor's one	,	5	, ,	ount of the debtor without
Credit	or's name and address	Description of the action c	reditor took	Date action was taken	Amount
6.1					
		Last 4 digits of account number	er		

7. Legal actions, administrative proceedings, court actions, executions, attachments, or governmental audits

Part 3: Legal Actions or Assignments

ar b	e legal actions, proceedings, investi efore filing this case. Ione	gations, arbitrations, mediations, an	d audits by federal or state agencies in which the debtor was involv	ved in any capacity—v
ase	title	Nature of case	Court or agency's name and address	Status of case
.1	Name Abernathy v. Water Gremiln Co. Case number 19482757-CP-29538	Workers' compensation	Name State of Minnesota Office of Administrative Hearings, Workers Compensation Section Street PO Box 64620 City State Zip St Paul MN 55164	Pending On appeal Concluded
2	Name Claim of Adebola Adenusi Case number N/A	Workers' compensation	Name N/A Street City State Zip	Pending On appeal Concluded
3	Name Alexander v. Freelance Reporting, et al. Case number 19482757-CP-29538	Workers' compensation	Name State of Minnesota Office of Administrative Hearings, Workers Compensation Section Street PO Box 64620	Pending On appeal Concluded
	15102707 01 25000		City State Zip St Paul MN 55164	
ı	Name Anderson, obo Darlene Frogner, deceased, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street	Pending On appeal Concluded
	Case number N/A		15 W Kellogg Blvd City State Zip St Paul MN 55102	
5	Name Anderson, obo Mark Anderson, deceased, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District	Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd City State Zip St Paul MN 55102	

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7.0	Name Anderson, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, Co	ounty of Ramooy Di	etriot Court	Pending
	d/b/a Water Gremlin Co., et. al.		Second Judicial Distric		strict Court,	On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	
7.7	Name Bennek, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Co Second Judicial Distric		strict Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	
7.8	Name Bergman, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Co Second Judicial Distric		strict Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	
7.9	Name Bicha v. Water Gremlin Case number	a v. Water Gremlin		Name State of Minnesota Office of Administrative Hearings, Workers Compensation Section		
	8154965-CP-29097		Street PO Box 64620			☐ Concluded
			City St Paul	State MN	Zip 55164	
7.10	Name Claim of Bradley J. Hartsell	Workers' compensation	Name N/A			Pending On appeal
	Case number N/A		Street			Concluded
			City	State	Zip	
7.11	Name	Tort Claim	Name			.
	Brink, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	. c. colum	State of Minnesota, Co Second Judicial Distric		strict Court,	Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	

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7.12	Name Brown, v. Okabe Co., Ltd. d/b/a	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street 15 W Kellogg Blvd		✓ Pending t,	
	Water Gremlin Co., et. al. Case number N/A				— Concluded	
	<u>·</u>		City St Paul	State Zip MN 55102	- -	
7.13	Name Carlson III, obo Dean Carlson Jr., deceased, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court Second Judicial District		t, Pending On appeal Concluded	
	Case number N/A		Street 15 W Kellogg Blvd City St Paul	State Zip MN 55102	_	
7.14	Name Carlson III, obo Jackie Carlson, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Cour Second Judicial District Street 15 W Kellogg Blvd		On appear	
	d/b/a Water Gremlin Co., et. al. Case number N/A				Concluded	
	1077		City St Paul	State Zip MN 55102	_	
7.15	Name Carlson, obo Sue Carlson, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		On appear	
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd		Concluded	
	N/A		City St Paul	State Zip MN 55102	_	
7.16	Name Carlson, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Second Judicial District	of Ramsey, District Cour	On appear	
	Case number N/A		Street 15 W Kellogg Blvd		Concluded	
			City St Paul	State Zip MN 55102	_	
7.17	Name Cole, obo Barbara Svoboda, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Second Judicial District	of Ramsey, District Cour	On appear	
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd		— Concluded	
	N/A		City St Paul	State Zip MN 55102	_	

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7.18	Name	Tort Claim	Name			Pending
	Cole, obo Richard Svoboda, deceased, v. Okabe Co., Ltd.	. c. t c. t	State of Minnesota, Cour	nty of Ramsey, D	istrict Court,	On appeal
	d/b/a Water Gremlin Co., et. al.		Street			Concluded
	Case number		15 W Kellogg Blvd			
	N/A		City St Paul	State MN	Zip 55102	
7.19	Nama	Tort Claim	Nama			
	Name Currier, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	TOLLCIAIII	Name State of Minnesota, Cour Second Judicial District	nty of Ramsey, D	istrict Court,	Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	
7.20	Name Currier, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Cour Second Judicial District	nty of Ramsey, D	istrict Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	
7.21	Name David Rieck v. Water Gremlin Case number	Workers' compensation	Name State of Minnesota Office of Administrative Hearings, Workers Compensation Section		Pending On appeal	
	19229616-CP-20567		Street PO Box 64620			Concluded Concluded
			City St Paul	State MN	Zip 55164	
7.22	Name David Smith v. Water Gremlin Case number	Workers' compensation	Name State of Minnesota Office Workers Compensation S		ve Hearings,	Pending On appeal
	4012324-CP-27659		Street PO Box 64620			Concluded Concluded
			City St Paul	State MN	Zip 55164	
7.23	Name DeMars, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Cour Second Judicial District	nty of Ramsey, D	istrict Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	

7.24

Name Duffy, obo Greg Duffy, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street 15 W Kellogg Blvd		Pending On appeal Concluded
d/b/a Water Gremlin Co., et. Case number	al			
N/A	_	City St Paul	State Zip MN 55102	
.25 Name Erickson, obo Leilani Erickson, deceased, v. Okabe Co., Ltd.	Tort Claim n,	Name State of Minnesota, C Second Judicial Distri	ounty of Ramsey, District Court,	Pending On appeal
d/b/a Water Gremlin Co., et. Case number	al	Street 15 W Kellogg Blvd		☐ Concluded
N/A		City St Paul	State Zip MN 55102	
Name Evans (formerly Sage Hockinson), v. Okabe Co., Lt		Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal Concluded
d/b/a Water Gremlin Co., et. Case number	di.	Street 15 W Kellogg Blvd		
N/A		City St Paul	State Zip MN 55102	
Name Flater, obo Thomas Flater, deceased, v. Okabe Co., Ltd.	Tort Claim	Tort Claim Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street 15 W Kellogg Blvd		Pending On appeal Concluded
d/b/a Water Gremlin Co., et. Case number	al.			Conclude
N/A	_	City St Paul	State Zip MN 55102	
.28 Name Gable, v. Okabe Co., Ltd. d/b Water Gremlin Co., et. al.	Tort Claim /a	Name State of Minnesota, C Second Judicial Distri	ounty of Ramsey, District Court,	Pending On appeal Concluded
Case number N/A		Street 15 W Kellogg Blvd		
		City St Paul	State Zip MN 55102	
.29 Name Gavin, v. Okabe Co., Ltd. d/b Water Gremlin Co., et. al.	Tort Claim ⁄a	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal Concluded
Case number N/A		Street 15 W Kellogg Blvd	Street	
		City St Paul	State Zip MN 55102	

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Name Gonzales, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court,	Pending
d/b/a Water Gremlin Co., et. al.		Second Judicial District	On appea
Case number		Street	Conclud
N/A		15 W Kellogg Blvd	_
		City State Zip	
		<u>St Paul</u> <u>MN</u> <u>55102</u>	_
Name	Tort Claim	Name Name	Pending
Grogan, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County of Ramsey, District Court Second Judicial District	On appe
Case number N/A	Street 15 W Kellogg Blvd		Conclud
N/A		City State Zip	_
		St Paul MN 55102	_
Name Guanzini, obo Linda Guanzini,	Tort Claim	Name State of Minnesota, County of Ramsey, District Court	Pending
deceased, v. Okabe Co., Ltd.		Second Judicial District	On appe
d/b/a Water Gremlin Co., et. al.		Street	Conclud
Case number N/A		15 W Kellogg Blvd	_
		City State Zip St Paul MN 55102	
			=
Name	Tort Claim	Name	Pending
Gunn, v. Okabe Co., Ltd. d/b/a		State of Minnesota, County of Ramsey, District Court	On appe
Water Gremlin Co., et. al.		Second Judicial District	- Conclud
Case number N/A		Street 15 W Kellogg Blvd	
		City State Zip	_
		St Paul MN 55102	_
			_
Name Hancock, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court,	Pending
d/b/a Water Gremlin Co., et. al.		Second Judicial District	Оп арре
Case number		Street	Conclud
N/A		15 W Kellogg Blvd	_
		City State Zip	
		<u>St Paul</u> <u>MN</u> <u>55102</u>	_
	Tart Olaina		
Name Hang, obo Mai Kou Xiong,	Tort Claim	Name State of Minnesota, County of Ramsey, District Court	Pending
deceased, v. Okabe Co., Ltd.		Second Judicial District	On appe Conclud
d/b/a Water Gremlin Co., et. al.		Street	Conclud
Case number N/A		15 W Kellogg Blvd	_
		City State Zip	

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7.36	Name Hart, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street 15 W Kellogg Blvd		Pending On appeal	
	Case number					☐ Concluded
			City St Paul	State MN	Zip 55102	
7.37	Name Hedican, obo Patrick Hedican, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, C Second Judicial Distr	•	istrict Court,	Pending On appeal Concluded
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			Concluded
	N/A		City St Paul	State MN	Zip 55102	
7.38	Name Heller, obo Karen Formanek, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, C Second Judicial Distr	ota, County of Ramsey, District Court, District		Pending On appeal Concluded
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			Concluded
	N/A		City St Paul	State MN	Zip 55102	
7.39	Name Heller, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal	
	Case number N/A		Street 15 W Kellogg Blvd			☐ Concluded
			City St Paul	State MN	Zip 55102	
7.40	Name Hughes, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, C Second Judicial Distr		istrict Court,	Pending On appeal
	Case number	Street 15 W Kellogg Blvd				☐ Concluded
			City St Paul	State MN	Zip 55102	
7.41	Name In the Matter of the Denial of	Air emissions permit appeal	Name Minnesota Court of Appeals			Pending On appeal
	Contested Case Hearing Request and Issuance of Air Emissions Permit No.	Street 25 Rev Dr Martin Luther King Jr Boulevard		d	Concluded	
	12300341-101 for Water Gremlin Company City of White Bear Lake, Ramsey County, Minnesota		City St Paul	State MN	Zip 55155	
	Case number A23-1019					

7.42

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Name Johnson, obo Ronald Johnson, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appea
d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd		
N/A		City St Paul	State Zip MN 55102	
Name Johnston, obo Karen Johnston, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street 15 W Kellogg Blvd		Pending On appea
d/b/a Water Gremlin Co., et. al. Case number				Conclude
N/A		City St Paul	State Zip MN 55102	•
Name Jungwirth, obo Brianna Jungwirth, deceased, v. Okabe	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District Street 15 W Kellogg Blvd		Pending On appea
Co., Ltd. d/b/a Water Gremlin Co., et. al.				- Conclud
Case number N/A		City St Paul	State Zip MN 55102	
Name Kappes, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appe Conclud
Case number N/A		Street 15 W Kellogg Blvd		
		City St Paul	State Zip MN 55102	
Name Kerstetter, obo Ardys Hawn, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appe
d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd		Conclud
N/A		City St Paul	State Zip MN 55102	
Name	Tort Claim	Name		Pending
Knoche, obo Donald Johnson, deceased, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County of Ramsey, District Court, Second Judicial District		On appe
Case number		Street 15 W Kellogg Blvd		
N/A		City St Paul	State Zip MN 55102	

7.48					
	Name Kohler, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City State St Paul MN	Zip 55102	
7.49	Name Kraemer, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramse Second Judicial District	, District Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City State St Paul MN	Zip 55102	
7.50	Name Kubal, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramse Second Judicial District	, District Court,	Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City State St Paul MN	Zip 55102	
7.51	Name LaLiberte, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City State St Paul MN	Zip 55102	
7.52	Name Lanigan, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramse Second Judicial District	, District Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City State St Paul MN	zip 55102	
7.53	Name Leitschuh, obo Grant Leitschuh, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramse Second Judicial District	, District Court,	Pending On appeal Concluded
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd		our cluded
	N/A		City State St Paul MN	Zip 55102	

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7.54					_
	Name Leitschuh, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota Count	y of Ramsey, District Court,	Pending
	d/b/a Water Gremlin Co., et. al.		Second Judicial District	y of Rumbey, District Court,	On appeal
	Case number		Street		☐ Concluded
	N/A		15 W Kellogg Blvd		
			City St Paul	State Zip MN 55102	
7.55					
	Name Lillencrantz, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Count Second Judicial District	y of Ramsey, District Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd		☐ Concluded
			City	State Zip	
			St Paul	MN 55102	
7.56					
	Name Lofthus, obo Owen Lofthus, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal Concluded
	d/b/a Water Gremlin Co., et. al.		Street		Ooncladed
	Case number N/A		15 W Kellogg Blvd		
			City St Paul	State Zip MN 55102	
7.57					
	Name	Tort Claim	Name		Pending
	Luecke, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, Count Second Judicial District	y of Ramsey, District Court,	On appeal
	Case number		Street		☐ Concluded
	N/A		15 W Kellogg Blvd	_	
			City	State Zip	
			St Paul	MN 55102	
7.58					
	Name	Tort Claim	Name State of Minnesets Count	v of Domoov District Court	Pending
	Malone, obo Gerard Malone, deceased, v. Okabe Co., Ltd.		Second Judicial District	y of Ramsey, District Court,	On appeal
	d/b/a Water Gremlin Co., et. al.		Street		☐ Concluded
	Case number		15 W Kellogg Blvd		
	N/A		City St Paul	State Zip MN 55102	
7.59					
	Name	Tort Claim	Name	(5	Pending
	Missling, obo Roland Missling, deceased, v. Okabe Co., Ltd.		State of Minnesota, Count Second Judicial District	y of Ramsey, District Court,	On appeal
	d/b/a Water Gremlin Co., et. al.		Street		Concluded
	Case number		15 W Kellogg Blvd		
	N/A		City	State Zip	
			St Paul	MN 55102	

7.60

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	Name Missling, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal	
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul		Zip 55102	
7.61	Name Monley, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County Second Judicial District	of Ramsey, Dist	trict Court,	Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
	·•··		City St Paul		Zip 55102	
7.62	Name Nelson, obo Randy Nelson, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal Concluded	
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			Concluded
	N/A		City St Paul		Zip 55102	
7.63	Name Newsom, obo Sarah Kraemer, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal Concluded	
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			
	N/A		City St Paul		Zip 55102	
7.64	Name Newsom, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County Second Judicial District	of Ramsey, Dist	rict Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
			City St Paul		Zip 55102	
7.65	Name Odden, obo Shari Bicha, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County Second Judicial District	of Ramsey, Dist	rict Court,	Pending On appeal
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			Concluded
	N/A		City St Paul		Zip 55102	

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7.66	Nama	Tort Claim	None		
	Name Prendergast, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	TOIT CIAITI	Name State of Minnesota, County of Ram Second Judicial District	sey, District Cour	On appear
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			•	tate Zip 1N 55102	_
7.67	Name Prock, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ram Second Judicial District	sey, District Cour	On appear
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			•	tate Zip IN 55102	_
7.68	Name Ray, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ram Second Judicial District	sey, District Cour	t, Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd		
			,	tate Zip IN 55102	<u> </u>
7.69	Name Robertson, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		On appear
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			•	tate Zip 1N 55102	_
7.70	Name Robertson, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, County of Ram Second Judicial District	sey, District Cour	Опарреа
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			-	tate Zip 1N <u>55102</u>	<u> </u>
7.71	Name Rodvold, obo John Bucholz, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ram Second Judicial District	sey, District Cour	On appear
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd		Concluded
	N/A		•	tate Zip IN 55102	_

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7.72		T . O			
	Name Rossbach, obo Kylee Rossbach-	Tort Claim	Name State of Minnesota, County	y of Ramsey, District Court,	Pending On appeal
	Jordan, deceased, v. Okabe Co.,		Second Judicial District		Concluded
	Ltd. d/b/a Water Gremlin Co., et. al.		Street 15 W Kellogg Blvd		
	Case number		City	State Zip	
	N/A		St Paul	MN 55102	
7.73					
	Name	Tort Claim	Name		Pending
	Sager, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County Second Judicial District	y of Ramsey, District Court,	On appeal
	Case number		Street		Concluded Concluded
	N/A		15 W Kellogg Blvd		
			City	State Zip	
			St Paul	MN 55102	
7.74		T . O			
	Name Sager, v. Okabe Co., Ltd. d/b/a	Tort Claim	Name State of Minnesota, County	y of Ramsey, District Court,	Pending
	Water Gremlin Co., et. al.		Second Judicial District		On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd		
			City	State Zip	
			St Paul	MN 55102	
7.75					
	Name	Tort Claim	Name Ctata of Minnocata County	u of Domoou District Court	Pending
	Santi, obo Robert Kappes, deceased, v. Okabe Co., Ltd.		State of Minnesota, County Second Judicial District	y of Ramsey, District Court,	On appeal
	d/b/a Water Gremlin Co., et. al.		Street		☐ Concluded
	Case number N/A		15 W Kellogg Blvd		
	IV/A		City St Paul	State Zip MN 55102	
			ot i dui		
7.76	Name	Tort Claim	Name		
	Saunders, v. Okabe Co., Ltd.	Tort ordini		y of Ramsey, District Court,	Pending On appeal
	d/b/a Water Gremlin Co., et. al.		Second Judicial District		Concluded
	Case number N/A		Street 15 W Kellogg Blvd		
	NA		City	State Zip	
			St Paul	MN 55102	
7.77					
	Name	Tort Claim	Name		Pending
	Sharot, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County Second Judicial District	y of Ramsey, District Court,	On appeal
	Case number		Street		Concluded
	N/A		15 W Kellogg Blvd		
			City St Paul	State Zip MN 55102	
			St Paul	IVIIV 331UZ	

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Name Skoog, v. Okabe Co., Ltd. d/b/a	Tort Claim	Name State of Minnesota, County of Ramsey,	District Court,	Pending On appe
Water Gremlin Co., et. al.		Second Judicial District		Conclu
Case number		Street		
N/A		15 W Kellogg Blvd		
		City State	Zip	
		St Paul MN	55102	
Name	Tort Claim	Name		Pendin
Staufer, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County of Ramsey, Second Judicial District	District Court,	On app
Case number		Street		U Conclu
N/A		15 W Kellogg Blvd		
		City State	Zip	
		St Paul MN	55102	
	Tart Olaire			
Name Stauffer, obo Grace Stauffer,	Tort Claim	Name State of Minnesota, County of Ramsey,	District Court	Pendin
minor, v. Okabe Co., Ltd. d/b/a		Second Judicial District	District Court,	On app
Water Gremlin Co., et. al.		Street		U Conclu
Case number		15 W Kellogg Blvd		
N/A		City State	Zip	
		St Paul MN	55102	
Name	Tort Claim	Name		Pendin
Stebbing, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County of Ramsey, Second Judicial District	District Court,	On app
-				Conclu
Case number N/A		Street 15 W Kellogg Blvd		
		City State	Zip	
		St Paul MN	55102	
Name	Tort Claim	Name		Pendin
Stevens, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.		State of Minnesota, County of Ramsey, Second Judicial District	District Court,	On app
				Conclu
Case number N/A		Street 15 W Kellogg Blvd		
N/A			7in	
		City State St Paul MN	Zip 55102	
Name	Tort Claim	Name		Pendin
Stortroen, obo Shirley Stortroen,		State of Minnesota, County of Ramsey,	District Court,	On app
deceased, v. Okabe Co., Ltd.		Second Judicial District		Conclu
d/b/a Water Gremlin Co., et. al.		Street		Conclu
Case number		15 W Kellogg Blvd		
N/A		City State	Zip	
		St Paul MN	55102	

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7.84						
	Name	Tort Claim	Name			Pending
	Strong, obo Louise Bestow,		State of Minnesota, County of	Ramsey, D	District Court,	On appeal
	deceased, v. Okabe Co., Ltd.		Second Judicial District			Concluded
	d/b/a Water Gremlin Co., et. al.		Street			
	Case number		15 W Kellogg Blvd			
	N/A		City	State	Zip	
			St Paul	MN	55102	
7.85						
	Name	Tort Claim	Name			Pending
	Swearingen, obo Violet Hughes,		State of Minnesota, County of	Ramsey, D	District Court,	On appeal
	deceased v. Okabe Co., Ltd.		Second Judicial District			Concluded
	d/b/a Water Gremlin Co., et. al.		Street			Concluded
	Case number		15 W Kellogg Blvd			
	N/A		City	State	Zip	
			St Paul	MN	55102	
			<u></u>			
7.86						
	Name	Tort Claim	Name			Pending
	Swoboda, v. Okabe Co., Ltd.		State of Minnesota, County of	Ramsey, D	District Court,	On appeal
	d/b/a Water Gremlin Co., et. al.		Second Judicial District			Concluded
	Case number		Street			Concluded
	N/A		15 W Kellogg Blvd			
			City	State	Zip	
			St Paul	MN	55102	
			<u></u>			
7.87						
	Name	Tort Claim	Name			Pending
	Thomson, v. Okabe Co., Ltd.		State of Minnesota, County of	Ramsey, D	District Court,	On appeal
	d/b/a Water Gremlin Co., et. al.		Second Judicial District			
	Case number		Street			Concluded Concluded
	N/A		15 W Kellogg Blvd			
			City	State	Zip	
			St Paul	MN	55102	
				. =====		
7.88						
	Name	Tort Claim	Name			Pending
	Tierney, v. Okabe Co., Ltd. d/b/a		State of Minnesota, County of	Ramsey, D	District Court,	On appeal
	Water Gremlin Co., et. al.		Second Judicial District			Concluded
	Case number		Street			Concluded
	N/A		15 W Kellogg Blvd			
			City	State	Zip	
			St Paul	MN	55102	
			<u></u>			
7.89						
	Name	Tort Claim	Name			Pending
	Tilus, obo Laura Antrim,		State of Minnesota, County of	Ramsey, D	District Court,	On appeal
	deceased, v. Okabe Co., Ltd.		Second Judicial District			
	d/b/a Water Gremlin Co., et. al.		Street			Concluded
	Case number		15 W Kellogg Blvd			
	N/A		City	State	Zip	
			St Paul	MN	55102	
				· · · · ·		

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7.90						_
	Name Tripp, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Cour Second Judicial District	nty of Ramsey, D	istrict Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd			Concluded
	WA		City St Paul	State MN	Zip 55102	
7.91	Name Truhler, v. Okabe Co., Ltd. d/b/a	Tort Claim	Name State of Minnesota, Cour	nty of Ramsey, D	District Court,	Pending On appeal
	Water Gremlin Co., et. al. Case number N/A		Second Judicial District Street 15 W Kellogg Blvd			Concluded
			City St Paul	State MN	Zip 55102	
7.92	Name Turnbull, obo Marie Hedican, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, Cour Second Judicial District	nty of Ramsey, D	District Court,	Pending On appeal Concluded
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			Concluded
	N/A		City St Paul	State MN	Zip 55102	
7.93	Name Vadnais, obo Thomas Vadnais, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal	
	d/b/a Water Gremlin Co., et. al. Case number		Street 15 W Kellogg Blvd			Concluded Concluded
	N/A		City St Paul	State MN	Zip 55102	
7.94	Name Vang v. Water Gremlin Company	Workers' compensation	Name State of Minnesota Office Workers Compensation S		ive Hearings,	Pending On appeal
	Case number 19215788-CP23020		Street PO Box 64620			Concluded Concluded
			City St Paul	State MN	Zip 55164	
7.95	Name Wakefield-Olson, v. Okabe Co., Ltd. d/b/a Water Gremlin Co.,	Tort Claim	Name State of Minnesota, Cour Second Judicial District	nty of Ramsey, D	District Court,	Pending On appeal
	et. al. Case number		Street 15 W Kellogg Blvd			Concluded
	N/A		City St Paul	State MN	Zip 55102	

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7.96	Name	Tort Claim	Name		
	Watba, obo Akuthi Okoth, deceased, v. Okabe Co., Ltd.	Tort Glaim	State of Minnesota, County of Ramsey, District Court, Second Judicial District		Pending On appeal
	d/b/a Water Gremlin Co., et. al.		Street		- Concluded
	Case number		15 W Kellogg Blvd		_
	N/A		City St Paul	State Zip MN 55102	_
7.97					
	Name Westfield Insurance Company	Declaratory judgment regarding insurance obligations	Name U.S. District Court for the	e District of Minnesota	Pending On appeal
	v. Water Gremlin Company Case number		Street 316 N. Robert Street		Concluded
	0:23-cv-02178		City St Paul	State Zip MN 55101	_
7.00					-
7.98	Name Wiggins v. Water Gremlin Company	Workers' compensation	Name State of Minnesota Offic Workers Compensation	e of Administrative Hearings, Section	Pending On appeal Concluded
	Case number 5738885-CP-29437		Street PO Box 64620		_ Concluded
			City St Paul	State Zip MN 55164	_
7.99					
	Name Wilcox, obo Roxanne Wilcox, deceased, v. Okabe Co., Ltd.	Tort Claim	Name State of Minnesota, Cou Second Judicial District	nty of Ramsey, District Court,	Pending On appeal
	d/b/a Water Gremlin Co., et. al.		Street		- Concluded
	Case number N/A		15 W Kellogg Blvd		_
			City St Paul	State Zip MN 55102	-
7.100		Total Oleine			
	Name Wilcox, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Cou Second Judicial District	nty of Ramsey, District Court,	Pending On appeal Concluded
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City St Paul	State Zip MN 55102	-
7.101					_
	Name Yasis, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim	Name State of Minnesota, Cou Second Judicial District	nty of Ramsey, District Court,	Pending On appeal
	Case number N/A		Street 15 W Kellogg Blvd		Concluded
			City St Paul	State Zip	_

10.1

BUOI	Name Case	23-1177	5-LSS Doc 165	Filed 12/08/23	Page 190	of 215	
7.102	Name Ziedlik, v. Okabe Co., Ltd. d/b/a Water Gremlin Co., et. al.	Tort Claim		Name State of Minnesota, Count Second Judicial District	ty of Ramsey, D	istrict Court,	Pending On appeal Concluded
	Case number N/A			Street 15 W Kellogg Blvd			Concluded
				City St Paul	State MN	Zip 55102	
List an	ignments and receivership y property in the hands of an assig court-appointed officer within 1 yea one			20 days before filing this case	and any prope	rty in the hands	of a receiver, custodian, or
Custo	dian's name and address		Description of the proper	ty	Value		
8.1	Custodian's name and address						
	Street		Case title		Court name	e and address	
	City State	Zip	Case number		Street		
			Date of order or assignme	ent	City		State Zip
less th		s the debtor g					
Recip	ient's name and address		Description of the gifts o	r contributions	Dates give	n	Value
9.1	Recipient's name						
	Street						
	City State	Zip					
	Recipient's relationship to debtor	-					
Part 5:	Losses						
10. All ✓ N	losses from fire, theft, or other ca	sualty within '	1 year before filing this case				
Descr	iption of the property lost and hov	v the loss	example, from insurance,	nents to cover the loss, for government oility, list the total received.	Date of los	es	Value of property lost

(Schedule A/B: Assets – Real and Personal Property).

Water Gremlin Company Case number (if known) 23-11775

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List any payments of money or other transfers of property made by the debtor or person acting on behalf of the debtor within 1 year before the filing of this case to another

person or entity, including attorneys, that the debtor consulted about debt consolidation or restructuring, seeking bankruptcy relief, or filing a bankruptcy case.

Part 6: Certain Payments or Transfers

11	Payments related to hankruntcy	

\bigcup N	one			
Who	was paid or who received the transfer?	If not money, describe any property transferred	Dates	Total amount or value
11.1				
	Dorsey and Whitney LLP, Attn: Eric Lopez Schnabel & Alessandra Glorioso, 300 Delaware Avenue, Suite 1010, Wilmington, DE19801		8/10/2023	\$379,324.96
	Email or website address https://www.dorsey.com			
	Who made the payment, if not debtor?			
11.2			0/20/2022	\$200.000.00
	Dorsey and Whitney LLP, Attn: Eric Lopez Schnabel & Alessandra Glorioso, 300 Delaware Avenue, Suite 1010, Wilmington, DE19801		8/30/2023	\$200,000.00
	Email or website address https://www.dorsey.com			
	Who made the payment, if not debtor?			
11.3	Dorsey and Whitney LLP, Attn: Eric Lopez Schnabel & Alessandra Glorioso, 300 Delaware Avenue, Suite 1010, Wilmington, DE19801		9/8/2023	\$511,653.62
	Email or website address https://www.dorsey.com			
	Who made the payment, if not debtor?			
11.4			9/13/2023	\$200,000.00
	Dorsey and Whitney LLP, Attn: Eric Lopez Schnabel & Alessandra Glorioso, 300 Delaware Avenue, Suite 1010, Wilmington, DE19801		3113/2023	9200,000.00
	Email or website address https://www.dorsey.com			
	Who made the payment, if not debtor?			

Case number (if known) 23-11775 Debtor Water Gremlin Company Case 23-11775-LSS Doc 165 Filed 12/08/23 Page 192 of 215 11.5 10/20/2023 \$200,000.00 Dorsey and Whitney LLP, Attn: Eric Lopez Schnabel & Alessandra Glorioso, 300 Delaware Avenue, Suite 1010, Wilmington, DE19801 Email or website address https://www.dorsey.com Who made the payment, if not debtor? 11.6 \$200,000.00 10/24/2023 Dorsey and Whitney LLP, Attn: Eric Lopez Schnabel & Alessandra Glorioso, 300 Delaware Avenue, Suite 1010, Wilmington, DE19801 Email or website address https://www.dorsey.com Who made the payment, if not debtor? 11.7 8/2/2023 \$96,755.85 Intrepid Investment Bankers LLC, Attn: Carl R. Comstock & Lorie Beers, 1251 Avenue of the Americas, 43rd Floor, New York, NY10020 Email or website address https://intrepidib.com/ Who made the payment, if not debtor? 11.8

Intrepid Investment Bankers LLC, Attn: Carl R.

Comstock & Lorie Beers, 1251 Avenue of the
Americas, 43rd Floor, New York, NY10020

9/27/2023

\$102,955.31

Email or website address
https://intrepidib.com/
Who made the payment, if not debtor?

Intrepid Investment Bankers LLC, Attn: Carl R. Comstock & Lorie Beers, 1251 Avenue of the

Americas, 43rd Floor, New York, NY10020

Email or website address

Who made the payment, if not debtor?

https://intrepidib.com/

11.9

ebtor	Water Gremlin Company	Case number (if known) 23-11775					
	Case 23-1177	5-LSS	Doc 165	Filed 12/08/23	Page 193 of 215		
11.10							
	Intrepid Investment Bankers LLC, Attn: Carl R. Comstock & Lorie Beers, 1251 Avenue of the Americas, 43rd Floor, New York, NY10020				10/11/2023	\$75,000.00	
	Email or website address https://intrepidib.com/						
	Who made the payment, if not debtor?						
11.11		•			0/16/0000	<u> </u>	
	Riveron Management Services, LLC, 461 Fifth Avenue, 12th Floor, New York, NY10017				8/16/2023	\$200,000.00	
	Email or website address https://riveron.com/						
	Who made the payment, if not debtor?						
11.12							
	Riveron Management Services, LLC, 461 Fifth Avenue, 12th Floor, New York, NY10017				8/16/2023	\$128,714.62	
	Email or website address https://riveron.com/						
	Who made the payment, if not debtor?						
11.13							
	Piveron Management Services LLC 461 Fifth				8/30/2023	\$42,408.50	

9/13/2023

\$104,935.96

Riveron Management Services, LLC, 461 Fifth Avenue, 12th Floor, New York, NY10017

Riveron Management Services, LLC, 461 Fifth Avenue, 12th Floor, New York, NY10017

Email or website address https://riveron.com/

Email or website address https://riveron.com/

11.14

Who made the payment, if not debtor?

Who made the payment, if not debtor?

12. Self-settled trusts of which the debtor is a beneficiary

Who made the payment, if not debtor?

List any payments or transfers of property made by the debtor or a person acting on behalf of the debtor within 10 years before the filing of this case to a self-settled trust or similar device.

Do not include transfers already listed on this statement.



None

Name of trust or device	Describe any property transferred	Dates transfers were made	Total amount or value	
12.1				
Trustee				

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13. Transfers not already listed on this statement

List any transfers of money or other property by sale, trade, or any other means made by the debtor or a person acting on behalf of the debtor within 2 years before the filing of this case to another person, other than property transferred in the ordinary course of business or financial affairs. Include both outright transfers and transfers made as

Street City State Zip Health Care Bankruptcies 5. Health Care Bankruptcies 6. No. Go to part 9. City State Zip Auture of the business operation, including type of services the meals and housi number of patient debtor's care City State Zip Location where patient records are maintained(if different from facility and service provider Check all that application of care address). If electronic, identify any service provider Check all that application of care address. Check all that applic	3 1			received				
Relationship to debtor art 7: Previous Locations 4. Previous addresses at all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used. Does not apply Address Dates of occupancy	3 1			received	or debts paid in excha	nge	made	
A Previous Locations 4. Previous dadresses tall previous addresses tall previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used. Does not apply Address Dates of occupancy 4.1 Street From to City State Zip Dates of occupancy 4.1 Street From to State Zip The ability Care Bankruptcies 5. Health Care Bankruptcies 5. Health Care Bankruptcies 5. Health Care Bankruptcies 5. Health Care Bankruptcies 6.	0.1							
4. Previous addresses is all previous addresses used by the debtor within 3 years before filling this case and the dates the addresses were used. Dates of occupancy	Re	elationship to debtor					-	
Ist all previous addresses used by the debtor within 3 years before filing this case and the dates the addresses were used. Dates of occupancy	art 7:	Previous Locations		<u> </u>				
Street From to City State Zip art 8: Health Care Bankruptcies 5. Health Care Bankruptcies 6. Does the debtor collect and retain personally identifiable information City State Zip address). If electronic, identify any service provider Check all that applications and paper and paper address. From to to compare the provide and paper and pa	ist all pre	evious addresses used by the	debtor within	n 3 years before f	îling this case and the o	dates the addresses w	ere used.	
Street State Zip	Address					Dates of o	occupancy	
Street	14.1 St	treet				From	to	
5. Health Care bankruptcies s the debtor primarily engaged in offering services and facilities for: diagnosing or treating injury, deformity, or disease, or providing any surgical, psychiatric, drug treatment, or obstetric care? No. Go to part 9. Yes. Fill in the information below. Facility name and address Nature of the business operation, including type of services the debtor provides	С	ity		State	Zip			
the debtor primarily engaged in offering services and facilities for: diagnosing or treating injury, deformity, or disease, or providing any surgical, psychiatric, drug treatment, or obstetric care? No. Go to part 9. Yes. Fill in the information below. Facility name and address Nature of the business operation, including type of services the debtor provides If debtor provide meals and housinumber of patient debtors care Street City State Zip Location where patient records are maintained(if different from facility address). If electronic, identify any service provider Check all that applications and defense in the debtor collect and retain personally identifiable information of customers? No. Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information?	art 8:	Health Care Bankruptcio	es					
debtor provides meals and housi number of patient debtor's care Street City State Zip Location where patient records are maintained(if different from facility address). If electronic, identify any service provider Check all that apply address). If electronic, identify any service provider Paper Personally Identifiable Information 6. Does the debtor collect and retain personally identifiable information of customers? No. Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information?	diagn provic No. 6	osing or treating injury, defor ding any surgical, psychiatric Go to part 9.	rmity, or disea	ase, or				
Street City State Zip Location where patient records are maintained (if different from facility address). If electronic, identify any service provider Check all that appropriate the paper Paper Personally Identifiable Information 6. Does the debtor collect and retain personally identifiable information of customers? No. Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information?	Facility n	name and address				siness operation, inclu	iding type of services the	If debtor provides meals and housing, number of patients in debtor's care
City State Zip address). If electronic, identify any service provider Check all that appears Personally Identifiable Information 6. Does the debtor collect and retain personally identifiable information of customers? No. Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information?		treet						
6. Does the debtor collect and retain personally identifiable information of customers? No. Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information?	C -	rity	State	Zip				How are records kept? Check all that apply: Electronically Paper
Yes. State the nature of the information collected and retained. Does the debtor have a privacy policy about that information?					ation of customers?			
Does the debtor have a privacy policy about that information?								
	✓ No.							
\sqcup No								

Address

19.1

Name

Street

City

State

Zip

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20	Off-	prem	ises	stora	ane

List any property kept in storage units or warehouses within 1 year before filing this case	. Do not include facilities that are in a part of a building in which the debtor does
business	

Dusii	icoo.
~	None

Facility name and address		Names of anyone with access to it	Description of the contents	Does debtor still have it?		
20.1	Name			Address		No
	Street			Address		└ Yes
	City	State	Zip			

Part 11:

Property the Debtor Holds or Controls that the Debtor Does Not Own

21. Property held for another

List any property that the debtor holds or controls that another entity owns. Include any property borrowed from, being stored for, or held in trust. Do not list leased or rented

None

Owner's name and address

Location of the property

Description of the property

Value

21.1

Part 12:

Details About Environmental Information

For the purpose of Part 12, the following definitions apply:

- Environmental law means any statute or governmental regulation that concerns pollution, contamination, or hazardous material, regardless of the medium affected (air, land, water,
- Site means any location, facility, or property, including disposal sites, that the debtor now owns, operates, or utilizes or that the debtor formerly owned, operated, or utilized.
- · Hazardous material means anything that an environmental law defines as hazardous or toxic, or describes as a pollutant, contaminant, or a similarly harmful substance.

Report all notices, releases, and proceedings known, regardless of when they occurred.

22. Has the debtor been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders

No.

Yes. Provide details below.

Case title	Court or agency name and address			Nature of the case	Status of case
22.1 Administrative Order pursuant to Minn. Stat. § 116.07, subd. 9,	Name Minnesota Pollution Control Agency				Pending
and § 115.071, subd. 1 Dated 1/17/2020	Street 520 Lafayette Road N.				☐ On appeal☐ Concluded
Case Number N/A	City St. Paul	State MN	Zip 55155- 4194		

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22.2	Administrative Order pursuant to Minn. Stat. § 116.07, subd. 9,	Name Minnesota Pollution Control A	gency		Air Permit Proceeding	Pending
	and § 115.071, subd. 1 Dated 8/22/2019	Street 520 Lafayette Road N.			_	On appeal Concluded
	Case Number N/A	City St. Paul	State MN	Zip 55155- 4194	-	
22.3	Air Emission Permit No. 12300341-101, major amendment pursuant to Minn. R. 7007.1150 to 7007.1500 Dated 6/15/2023	Name Minnesota Pollution Control Ag Street 520 Lafayette Road N.			Air Permit Proceeding	Pending On appeal Concluded
	Case Number N/A	City St. Paul	State MN	Zip 55155- 4194	-	
22.4	Gabriel Espinoza v. Water Gremlin Company et al.	Name California Superior Court, Cour	nty of San	Francisco	Civil suit related to Proposition 65	Pending
	Case Number CGC-22-600480	Street 400 McAllister Street			-	On appeal Concluded
		City San Francisco	State CA	Zip 94102	-	
22.5	In the Matter of the Denial of Contested Case Hearing Request and Issuance of Air Emissions Permit No.	Name Minnesota Court of Appeals Street 305 Minnesota Judicial Center	, 25 Rev D	r Martin	Air emissions permit appeal	Pending On appeal Concluded
	12300341-101 for Water Gremlin Company City of White Bear Lake, Ramsey County, Minnesota	Luther King Jr Boulevard City St Paul	State MN	Zip 55155	_	
	Case Number A23-1019					
22.6	Nancy Leppink, in her official capacity as Commissioner, Minnesota Department of Labor and Industry, Jan Malcolm, in her official capacity as	Name Ramsey County District Court Street 15 W Kellogg Blvd			Air Permit Proceeding	Pending On appeal Concluded
	Commissioner of the Minnesota Department of Health, v. Water Gremlin Company	City St. Paul	State MN	Zip 55102	-	
	Case Number 62-CV-19-7606					

Township

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22.7								
	Roslyn Robert			Name			Air Permit Proceeding	Pending
	Commissione	•		Minnesota Department of	Labor and Indu	ıstry	<u>-</u>	
Department of Labor and Industry v. Water Gremlin				Street				On appeal
	Company, Doo			443 Lafayette Road N.			_	Concluded
	pursuant to M			City	State	Zip		
	182.661, subc			St. Paul	MN	55155	<u>-</u>	
	(recaptioned							
	Robertson rep Leppink as Co		-					
	Department o							
	Industry) Date							
	Case Number							
	N/A							
22.8	Stipulation Ag	reement	nursuant	Name			Air Permit Proceeding	Pending
	to Minn. Stat.			Minnesota Pollution Contr	ol Agency		7 in 1 chill 1 recodeding	
	dated 3/1/201	9		Street			_	On appeal
	Case Number			520 Lafayette Road N.			_	Concluded
	N/A			City	State	Zip		
				St. Paul	MN	55155-		
						4194	_	
	es. Provide deta		1.					5
Site	name and addre	SS		Governmental unit name	and address		Environmental law, if known	Date of notice
23.1								
	Name			Name				
	Street			Street			_	
	olicet			dicet				
	City	State	Zip	City	State	Zip	_	
							_	
24. Ha	s the debtor no	tified any	governme	ental unit of any release of ha	zardous mate	rial?		
U №	lo							
✓ Y	es. Provide deta	ails below	<i>l</i> .					
Site	name and addre	ss		Governmental unit name	and address		Environmental law, if known	Date of notice
24.1								
24.1	Name							
	Water Gremli			Name			1. Petition for Contested Case Hearing	8/19/2022
			arter	Name Minnesota Pollution Contr	ol Agency		Petition for Contested Case Hearing to Emission Permit No. 12300341-101 -	8/19/2022
	Street		arter		ol Agency		to Emission Permit No. 12300341-101 - Minn. Stat. Ch. 14 and Minn. R.	8/19/2022
	Street 4400 Otter La	·	arter	Minnesota Pollution Contr	ol Agency		to Emission Permit No. 12300341-101 -	8/19/2022
		·		Minnesota Pollution Contr	ol Agency State	Zip 55155-	to Emission Permit No. 12300341-101 - Minn. Stat. Ch. 14 and Minn. R.	8/19/2022

4194

Paula Jarvinen

4400 Otter Lake Rd

White Bear Township, MN 55110

From

3/20/2006

to

Present

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26b. Li this ca		prepared a financial sta	atement within 2 years before filing
Name	and address	Dates of service	
26b.1	EOS Accountants LLP Attn: Masanobu Tsuchiya, Partner 401 Hackensack Ave., 1001 Hackensack, NJ 07601	From August 2023	to Present
26b.2	Grant Thorton LLP Attn: Hiral Shah, Managing Director 500 N. Akard, Suite 1200 Dallas, TX 75201	From October 2021	to September 2022
26b.3	RSM US LLP Attn: Adam Kolo, Assurance Senior Director 801 Nicollet Mall, West Tower, Ste. 1200 Minneapolis, MN 55402-2526	From December 2022	to January 2023
□ N	st all firms or individuals who were in possession of the debtor's books of account and records when this ca one e and address		ount and records are unavailable,
		explain why	,
26c.1 26c.2	Ellen Scipta c/o Riveron Management Services, LLC 461 Fifth Avenue 12th Floor New York, NY 10017		
	Jason P Kromrey 4400 Otter Lake Rd White Bear Township, MN 55110		
	Paula Jarvinen 4400 Otter Lake Rd White Bear Township, MN 55110 st all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom the classes.	e debtor issued a financ	ial statement within 2 years before
	e and address		
26d.1			

c/o Water Gremlin Compmany

White Bear Township, MN 55110

4400 Otter Lake Rd

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Have a	rentories any inventories of the debtor's property been taken within 2 years before o es. Give the details about the two most recent inventories.	filing this case?			
Name	e of the person who supervised the taking of the inventory	Date of inventory		amount and basis (cost, market, or other ach inventory	
Paula	Jarvinen	9/30/2023	\$13,208,282	.34, Book Value	
Name	e and address of the person who has possession of inventory records				
27.1	Water Gremlin Attn: Paula Jarvinen 4400 Otter Lake Rd White Bear Township, MN 55110				
Name	e of the person who supervised the taking of the inventory	Date of inventory	The dollar amount and basis (cost, market, or oth basis) of each inventory		
Paula 、	Jarvinen	10/1/2022	\$15,176,566.	.83, Book Value	
	Water Gremlin Attn: Paula Jarvinen 4400 Otter Lake Rd White Bear Township, MN 55110 the debtor's officers, directors, managing members, general partners of the filing of this case.	, members in control, controlling sl	hareholders, or o	ther people in control of the debtor at th	
	e and Address	Position and nature of a	nny interest	% of interest, if any	
28.1	Water Gremlin Holdings 4400 Otter Lake Rd White Bear Township, MN 55110	Parent Company		100%	
28.2	Bradley J. Hartsell 4400 Otter Lake Rd White Bear Township, MN 55110	President		N/A	
28.3	Edwin T. Gavin	Director		<u>N/A</u>	

Employer Identification number of the parent

20-1149250

corporation

EIN

Yes. Identify below.

31.1

Name of the parent corporation

Water Gremlin Holdings, Inc.

Debtor	Water Gremlin Company	emlin Company Case number (if known) 23-11775										
	Name	Case 23-11775-LSS	Doc 165	Filed 12/08/23	Page 204 of 215							
					9							
32 Wi	thin 6 years before filing	this case, has the debtor as an emp	lover been respon	sible for contributing to a	pension fund?							
V N	,	uns case, has the debtor as an emp	oyer been respon	isible for contributing to a p	Jension fund:							
<u> </u>	10											

32.Within 6 years before filing this case, has the debtor as an employer been responsible for contributing to a pension fund? No								
Yes. Identify below.								
Name of the pension fund	Employer Identification number of the pension fund							
32.1								
	EIN							

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Certain payments or transfers to creditors within 90 days before filing this case

									Payment	Reason for Payment
Creditor's Name	Attention	Address 1	Address 2	City	State		Country	Payment Date	Amount	or Transfer
A&S Manufacturing Co	Attn: Steve Churchill	3246 Collins St		Philadelphia	PA	19134		8/22/2023	\$16,111.20	
A&S Manufacturing Co	Attn: Steve Churchill	3246 Collins St		Philadelphia	PA	19134		9/19/2023	\$24,166.80	-
								TOTAL:	\$40,278.00	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		8/2/2023	\$136,845.18	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO			8/2/2023	\$333,145.21	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		8/2/2023	\$2,525.44	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		8/11/2023	\$1,768.60	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		8/11/2023	\$697.50	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	МО	63127-1690		8/16/2023	\$136,082.60	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	МО	63127-1690		8/16/2023	\$329,655.12	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		8/16/2023	\$2,480.22	
ADP Inc. (Electronic Pmts)	†	12200 Weber Hill Road		St. Louis		63127-1690		8/30/2023	\$133,157.57	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		8/30/2023	\$326,863.89	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		8/30/2023	\$2,486.02	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		9/12/2023	\$880,123.97	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		9/13/2023	\$515,734.80	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		9/13/2023	\$2,817.48	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		9/14/2023	\$28,509.30	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		9/15/2023	\$1,762.25	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		9/15/2023		Services
ADP Inc. (Electronic Pmts) ADP Inc. (Electronic Pmts)		12200 Weber Hill Road 12200 Weber Hill Road		St. Louis		63127-1690 63127-1690		9/27/2023 9/27/2023	\$340,518.48	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis St. Louis		63127-1690		9/27/2023	\$2,583.45 \$140.968.37	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		10/11/2023	\$133,212.13	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		10/11/2023	\$325,794.51	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		10/11/2023	\$2,928.71	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		10/13/2023	\$2,323.34	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		10/13/2023	\$690.00	Services
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		10/25/2023	\$323,460.34	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis		63127-1690		10/25/2023	\$2,930.28	
ADP Inc. (Electronic Pmts)		12200 Weber Hill Road		St. Louis	MO	63127-1690		10/25/2023	\$132,928.36	Services
A		200 1/		Name Vande	NY	40005		8/2/2023	\$4,243,683.12	0
American Express - WG American Express - WG		200 Vesey Street 200 Vesey Street		New York New York		10285 10285		9/6/2023	\$13,220.16	Suppliers or vendors Suppliers or vendors
American Express - WG American Express - WG		200 Vesey Street		New York	NY			10/5/2023		Suppliers or vendors
American Express - WO		200 Vesey Street		INEW TOIK	INI	10203		TOTAL:	\$60.148.87	
Auto-Owners Insurance		PO Box 740312		Cincinnati	ОН	45274-0312		8/22/2023		Suppliers or vendors
								TOTAL:	\$9,579,65	''
Berkley Net		PO Box 639829		Cincinnati	OH	45263-9829		8/22/2023	\$67,279.00	Suppliers or vendors
Berkley Net		PO Box 639829		Cincinnati		45263-9829		9/19/2023		Suppliers or vendors
Berkley Net		PO Box 639829		Cincinnati	OH	45263-9829		10/24/2023		Suppliers or vendors
								TOTAL:	\$108,691.00	
Bob Marty Electric Inc		19660 Maidstone Way		Rogers		55374		9/5/2023		Suppliers or vendors
Bob Marty Electric Inc		19660 Maidstone Way 19660 Maidstone Way		Rogers		55374 55374		10/6/2023 10/24/2023		Suppliers or vendors
Bob Marty Electric Inc		19660 Maidstone way		Rogers	IVIIN	55374		10/24/2023 TOTAL:	\$1,560.00 \$24,215.00	Suppliers or vendors
CenturyLink Communications LLC	1	Business Services	PO Box 52187	Phoenix	AZ	85072-2187		8/3/2023		Services
CenturyLink Communications LLC		Business Services	PO Box 52187	Phoenix	AZ	85072-2187		8/22/2023	\$3,608.77	
CenturyLink Communications LLC		Business Services	PO Box 52187	Phoenix	AZ	85072-2187		9/12/2023		Services
CenturyLink Communications LLC		Business Services	PO Box 52187	Phoenix	AZ	85072-2187		9/19/2023	\$3,608.77	Services
Ointe - O - mar - mating	Attack a seal Death	COOO Cinton Divid	DO D 005707	0:	011	45000		TOTAL:	\$7,787.70	O41
Cintas Corporation	Attn: Legal Dept	6800 Cintas Blvd	PO Box 625737	Cincinnati	OH			8/3/2023	\$24,032.01	
Cintas Corporation	Attn: Legal Dept	6800 Cintas Blvd	PO Box 625737	Cincinnati	OH	45262		9/5/2023	\$29,608.90	
Cintas Corporation	Attn: Legal Dept	6800 Cintas Blvd	PO Box 625737	Cincinnati	ОН	45262		10/3/2023	\$23,923.62	Other

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Certain payments or transfers to creditors within 90 days before filing this case

A 111 1 11								_ ,_,	Payment	Reason for Payment
Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Amount	or Transfer
								TOTAL:	\$77,564.53	
Clarios LLC	Attn: Mark Wallace	Florist Tower	5757 N. Green Bay Ave	Glendale	WI	53209		8/3/2023		Suppliers or vendors
Clarios LLC	Attn: Mark Wallace	Florist Tower	5757 N. Green Bay Ave	Glendale	WI	53209		9/19/2023		Suppliers or vendors
Clarios LLC	Attn: Mark Wallace	Florist Tower	5757 N. Green Bay Ave	Glendale	WI	53209		10/3/2023		Suppliers or vendors
								TOTAL:	\$488,366.93	
Control Assemblies Co		15400 Medina Road		Plymouth		55447		8/29/2023		Suppliers or vendors
Control Assemblies Co		15400 Medina Road		Plymouth	MN	55447		9/26/2023		Suppliers or vendors
CPA Global Limited		PO Box 18263		Palantine	IL	60055-8263		9/5/2023	\$139,679.31 \$81,187.15	Continon
CFA Global Lifflied		FO BOX 16203		Falantine	IL.	00000-0200		TOTAL:	\$81,187.15	
Delta Dental of Minnesota		NW 6115	PO Box 1450	Minneapolis	MN	55485-6115		8/8/2023	\$1.53	
Delta Dental of Minnesota		NW 6115	PO Box 1450	Minneapolis	MN			8/22/2023	\$2,581.81	
Delta Dental of Minnesota		NW 6115	PO Box 1450	Minneapolis		55485-6115		9/21/2023	\$5,404.88	
Delta Dental of Minnesota		NW 6115	PO Box 1450	Minneapolis	MN	55485-6115		10/23/2023	\$2,883.21	Other
								TOTAL:	\$10,871.43	
Doe Run Company	Attn: Elizabeth Snudden	75 Remittance Drive	Suite 2172	Chicago	IL	60675-2172		8/29/2023	\$57,581.20	Other
Doe Run Company	Attn: Elizabeth Snudden	75 Remittance Drive	Suite 2172	Chicago	IL	60675-2172		9/5/2023	\$59,859.08	Other
Doe Run Company	Attn: Elizabeth Snudden	75 Remittance Drive	Suite 2172	Chicago	IL	60675-2172		9/19/2023	\$56,113.26	Other
Doe Run Company	Attn: Elizabeth Snudden	75 Remittance Drive	Suite 2172	Chicago	IL	60675-2172		10/10/2023	\$60,607.96	Other
' ,								TOTAL:	\$234,161,50	
Dorsey and Whitney LLP	Attn: Eric Lopez Schnabel &	300 Delaware Avenue, Suite		Wilmington	DE	19801		8/10/2023	\$379,324.96	Other
	Alessandra Glorioso	1010								
Dorsey and Whitney LLP	Attn: Eric Lopez Schnabel &	300 Delaware Avenue, Suite		Wilmington	DE	19801		8/30/2023	\$200,000.00	Other
-	Alessandra Glorioso	1010		_						
Dorsey and Whitney LLP	Attn: Eric Lopez Schnabel &	300 Delaware Avenue, Suite		Wilmington	DE	19801		9/8/2023	\$511,653.62	Other
	Alessandra Glorioso	1010								
Dorsey and Whitney LLP	Attn: Eric Lopez Schnabel &	300 Delaware Avenue, Suite		Wilmington	DE	19801		9/13/2023	\$200,000.00	Other
Danasa and Milater and L.D.	Alessandra Glorioso	1010) A (: I : 4		10001		40/00/0000	\$000,000,00	Oth - :
Dorsey and Whitney LLP	Attn: Eric Lopez Schnabel & Alessandra Glorioso	300 Delaware Avenue, Suite 1010		Wilmington	DE	19801		10/20/2023	\$200,000.00	Other
Dorsey and Whitney LLP	Attn: Eric Lopez Schnabel &	300 Delaware Avenue, Suite		Wilmington	DE	19801		10/24/2023	\$200,000.00	Othor
Dorsey and Williney LLF	Alessandra Glorioso	1010		vviiiiiiigton	DL	19001		10/24/2023	φ200,000.00	Oulei
	/ (CSSariara Ciorioso	1010						TOTAL:	\$1,690,978.58	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		8/3/2023	\$1,246.64	Other
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		8/10/2023	\$713.04	Other
Employer Solutions Staffing Group	+	LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		8/15/2023	\$1,188.40	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		8/22/2023	\$1,125.41	
Employer Solutions Staffing Group	+	LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		8/29/2023	\$1,188.40	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		9/5/2023	\$950.72	
		• 1.								
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		9/12/2023	\$1,188.40	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		9/19/2023	\$1,188.40	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		9/26/2023	\$1,543.76	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		10/6/2023	\$907.05	
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		10/10/2023	\$713.04	Other
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		10/17/2023	\$1,188.40	Other
Employer Solutions Staffing Group		LSQ Funding Group, L.C.	PO Box 741383	Atlanta	GA	30374-1383		10/24/2023	\$1,543.76	Other
-								TOTAL:	\$14,685.42	
Entherm, Inc.	Attn: Richard Kornbluth	500 East Travelers Trail	Suite 100	Burnsville	MN	55337		8/3/2023		Suppliers or vendors
Entherm, Inc.	Attn: Richard Kornbluth	500 East Travelers Trail	Suite 100	Burnsville	MN	55337		8/10/2023	\$583.90	Suppliers or vendors
Entherm, Inc.	Attn: Richard Kornbluth	500 East Travelers Trail	Suite 100	Burnsville	MN	55337		8/15/2023		Suppliers or vendors
Entherm. Inc.	Attn: Richard Kornbluth	500 East Travelers Trail	Suite 100	Burnsville	MN	55337		8/22/2023		Suppliers or vendors
Entherm, Inc.	Attn: Richard Kornbluth	500 East Travelers Trail	Suite 100	Burnsville	MN			9/12/2023		Suppliers or vendors
Linusiiii, IIIC.	Aut. Nichard Norribidili	JUU LAST HAVEIETS HAII	Ouite 100	Dallisville	IVIIN	55551				ouppliers or veridors
			1			1		TOTAL:	\$19,991.90	

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Certain payments or transfers to creditors within 90 days before filing this case

Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Payment Amount	Reason for Payment or Transfer
EOS Accountants LLP		PO Box 827665		Philadelphia	PA	19182-5312		10/6/2023	\$50,000.00	Suppliers or vendors
								TOTAL:	\$50,000.00	
E-Technical Staffing, Inc.		c/o AR Funding	PO Box 16253	Greenville	SC	29606		9/26/2023	\$15,080.00	Suppliers or vendors
								TOTAL:	\$15,080.00	
Fence Me In		5118 130th Street North		Hugo	MN	55038		8/3/2023	\$4,395.00	Other
Fence Me In		5118 130th Street North		Hugo	MN	55038		8/15/2023	\$4,445.00	Other
								TOTAL:	\$8,840.00	
Ferriere di Stabio S.A.	Attn: Sandy Leavitt	PO Box 76	Via Laveggio 6/A	Stabio	CH	06855	Switzerland	9/22/2023	\$21,120.00	
								TOTAL:	\$21,120.00	
Forvis		PO Box 200870		Dallas	TX	75320-0870		9/12/2023	\$12,255.00	
		1,007.11.0	411 51 01 404	1461		10001		TOTAL:	\$12,255.00	
Gavin Solmonese LLC		1007 N Orange Street	4th Floor, Ste 461	Wilmington	DE	19801		10/26/2023	\$17,400.00	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		**TOTAL: 8/3/2023	\$17,400.00 \$112,254.61	
Gopher Resource, LLC		Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		8/10/2023		
	Attn: Ray Krantz								\$169,101.60	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		8/22/2023	\$114,040.18	-
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		8/29/2023	\$59,897.49	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		9/5/2023	\$53,961.63	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		9/12/2023	\$114,159.51	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		9/19/2023	\$54,326.30	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		10/3/2023	\$125,281.72	
Gopher Resource, LLC	Attn: Ray Krantz	Lockbox 446031	PO Box 64067	St Paul	MN	55164-0067		10/10/2023	\$112,888.13	
								TOTAL:	\$915,911.17	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		8/3/2023	\$2,404.10	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		8/10/2023	\$2,741.24	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		8/15/2023	\$3,550.15	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		8/22/2023	\$4,419.34	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		8/29/2023	\$4,791.33	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		9/5/2023	\$4,467.20	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		9/12/2023	\$6,663.51	
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		9/19/2023	\$2,305.32	Other
Grainger, Inc.	Attn: Cust Service	Dept. 806674701		Palatine	IL	60038-0001		9/26/2023	\$3,616.11	Other
								TOTAL:	\$34,958.30	
Intrepid Investment Bankers LLC	Attn: Carl R. Comstock & Lorie Beers	1251 Avenue of the Americas, 43rd Floor		New York	NY	10020		8/2/2023	\$96,755.85	Services
Intrepid Investment Bankers LLC	Attn: Carl R. Comstock &	1251 Avenue of the		New York	NY	10020		8/30/2023	\$90,000.00	Services
	Lorie Beers	Americas, 43rd Floor						3,33,232	400,000	
Intrepid Investment Bankers LLC	Attn: Carl R. Comstock &	1251 Avenue of the		New York	NY	10020		9/27/2023	\$102,955.31	Services
	Lorie Beers	Americas, 43rd Floor								_
Intrepid Investment Bankers LLC	Attn: Carl R. Comstock &	1251 Avenue of the		New York	NY	10020		10/11/2023	\$75,000.00	Services
	Lorie Beers	Americas, 43rd Floor						TOTAL:	\$364.711.16	
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625		Minneapolis	MN	55486		8/3/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625		Minneapolis	MN	55486		8/10/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625		Minneapolis	MN	55486		8/15/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625	+	Minneapolis	MN	55486		8/22/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625	+	Minneapolis	MN	55486		8/29/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625		Minneapolis	MN	55486		9/5/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625	+	Minneapolis	MN	55486		9/12/2023		Suppliers or vendors
John Henry Foster MN Inc.	Attn: Bobbi M. Longley	PO Box 860625	+	Minneapolis	MN	55486		9/12/2023		Suppliers or vendors
John Helliy Foster Will IIIC.	Attii. Bobbi W. Lorigley	F O BOX 600023		wiirineapoils	IVIIN	JJ400				
								TOTAL:	\$13,977.29	

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Certain payments or transfers to creditors within 90 days before filing this case

Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Payment Amount	Reason for Payment or Transfer
Kekst CNC		1675 Broadway	30th Floor	New York	NY	10019		8/2/2023	\$50,000.00	Other
Kekst CNC		1675 Broadway	30th Floor	New York	NY	10019		8/30/2023	\$50,000.00	Other
Kekst CNC		1675 Broadway	30th Floor	New York	NY	10019		10/18/2023	\$100,000.00	Other
								TOTAL:	\$200,000.00	
Kraus-Anderson Insurance		420 Gateway Blvd		Burnsville	MN	55337		10/26/2023	\$146,785.08	Other
Kraus-Anderson Insurance		420 Gateway Blvd		Burnsville	MN	55337		8/22/2023	\$570,914.66	Other
								TOTAL:	\$717,699.74	
Lube Tech and Partners LLC	Attn: Customer Service	29573 Network Place		Chicago	IL	60673-1295		8/3/2023	\$7,371.45	
Lube Tech and Partners LLC	Attn: Customer Service	29573 Network Place		Chicago	IL	60673-1295		9/12/2023	\$918.25	Other
								TOTAL:	\$8,289.70	
Magellan Rx Management Inc	Attn: Ken Fasola	PO Box 783053		Philadelphia	PA	19178-3053		8/10/2023	\$8,745.00	
Magellan Rx Management Inc	Attn: Ken Fasola	PO Box 783053		Philadelphia	PA	19178-3053		8/29/2023	\$8,237.21	
Magellan Rx Management Inc	Attn: Ken Fasola	PO Box 783053		Philadelphia	PA	19178-3053		9/12/2023	\$9,250.77	
Magellan Rx Management Inc	Attn: Ken Fasola	PO Box 783053		Philadelphia	PA	19178-3053		9/26/2023	\$8,423.89	
Magellan Rx Management Inc	Attn: Ken Fasola	PO Box 783053		Philadelphia	PA	19178-3053		10/10/2023	\$14,266.93	Other
								TOTAL:	\$48,923.80	
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth		55447		8/3/2023	\$15,721.11	
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		8/10/2023	\$13,159.79	
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		8/15/2023	\$24,430.06	
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		8/22/2023	\$24,577.87	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		8/29/2023	\$19,062.23	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		9/5/2023	\$22,706.61	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		9/12/2023	\$20,748.30	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		9/19/2023	\$20,756.28	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		9/26/2023	\$19,325.59	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		10/3/2023	\$17,699.10	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		10/10/2023	\$16,585.82	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		10/17/2023	\$21,287.06	Other
Masterson Personnel Inc	Attn: Ken Masterson	3300 Fernbrook Lane North	Suite 200	Plymouth	MN	55447		10/24/2023	\$17,248.68	Other
								TOTAL:	\$253,308.50	
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		8/3/2023		Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		8/10/2023	\$916.45	Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		8/15/2023	\$164.70	Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		8/22/2023	\$1,373.42	Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		8/29/2023	\$2,488.85	Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		9/12/2023	\$2,355.39	Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		9/19/2023	\$1,406.93	Suppliers or vendors
McMaster-Carr Supply Co	Attn: Jay Kozak	PO Box 4355		Chicago	IL	60680		9/26/2023		Suppliers or vendors
,								TOTAL:	\$15,577,18	
Midland Paper Company	Attn: Nick Rog	1140 Paysphere Circle		Chicago	IL	60674		8/10/2023	\$1,420.13	Other
Midland Paper Company	Attn: Nick Rog	1140 Paysphere Circle		Chicago	IL	60674		8/15/2023	\$192.52	Other
Midland Paper Company	Attn: Nick Rog	1140 Paysphere Circle		Chicago	IL	60674		8/29/2023	\$1,225.39	Other
Midland Paper Company	Attn: Nick Rog	1140 Paysphere Circle		Chicago	IL	60674		9/5/2023	\$96.26	Other
Midland Paper Company	Attn: Nick Rog	1140 Paysphere Circle		Chicago	IL	60674		9/12/2023	\$4,959.74	
	Ť							TOTAL:	\$7,894.04	
Midwest Protection Agency Inc		533 Central Ave		Osseo	MN	55369		8/10/2023	\$21,743.44	Other
Midwest Protection Agency Inc		533 Central Ave		Osseo	MN	55369		9/5/2023	\$23,193.00	
Midwest Protection Agency Inc		533 Central Ave		Osseo	MN	55369		10/10/2023	\$21,018.66	Other
								TOTAL:	\$65,955.10	
Mizuhiro Toki		Address Redacted						10/19/2023	\$96.99	Other

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Certain payments or transfers to creditors within 90 days before filing this case

Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Payment Amount	Reason for Payment or Transfer
Mizuhiro Toki		Address Redacted						10/17/2023	\$12,386.14	Other
								TOTAL:	\$12,483.13	
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		7/26/2023	\$14,900,000.00	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		7/26/2023	\$18,600.17	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		8/2/2023	\$15,800,000.00	
Mizuho Bank	Attn: Monique J. Mulcare &	c/o Mayer Brown	1221 Avenue of the	New York	NY	10020-1001		8/2/2023	\$20,215.22	Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		8/10/2023	\$15,950,000.00	
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		8/10/2023	\$23,535.11	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		8/16/2023	\$16,300,000.00	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		8/16/2023	\$17.889.25	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		8/23/2023	, ,	repayments Unsecured loan
	Joaquin M. C De Baca	, and the second	Americas		NY			8/23/2023	, , ,	repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York		10020-1001			, ,	Unsecured Ioan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		8/30/2023	\$17,100,000.00	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		8/30/2023	\$22,211.00	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		8/31/2023	\$362.97	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		9/6/2023	\$17,550,000.00	
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		9/6/2023	\$22,795.50	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		9/13/2023	\$19,600,000.00	Unsecured loan
Mizuho Bank	Attn: Monique J. Mulcare &	c/o Mayer Brown	1221 Avenue of the	New York	NY	10020-1001		9/13/2023	\$25,458.22	-
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		9/18/2023	\$27,601.39	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		9/25/2023	\$27,312.15	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		9/29/2023	\$579.36	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		10/6/2023	\$54 706 94	repayments Unsecured loan
Mizuho Bank	Joaquin M. C De Baca Attn: Monique J. Mulcare &	c/o Mayer Brown	Americas 1221 Avenue of the	New York	NY	10020-1001		10/19/2023	\$47,658.33	repayments
	Joaquin M. C De Baca	,	Americas						. ,	repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		8/31/2023	•	Unsecured loan repayments
Mizuho Bank	Attn: Monique J. Mulcare & Joaquin M. C De Baca	c/o Mayer Brown	1221 Avenue of the Americas	New York	NY	10020-1001		9/29/2023	\$111.54	Unsecured Ioan repayments
								TOTAL:		
MN Revenue	Attn: Michael Smith	Mail Station 3331		St. Paul	MN	55146-3331		7/26/2023	\$10,589.75	
MN Revenue	Attn: Michael Smith	Mail Station 3331		St. Paul	MN	55146-3331		8/4/2023	\$733.00	
MN Revenue	Attn: Michael Smith	Mail Station 3331		St. Paul	MN	55146-3331		9/8/2023	\$929.00	-
MN Revenue	Attn: Michael Smith	Mail Station 3331		St. Paul	MN	55146-3331		10/11/2023	\$598.00	-
								TOTAL:	\$12,849.75	

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Certain payments or transfers to creditors within 90 days before filing this case

Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Payment Amount	Reason for Payment or Transfer
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	MO	63150-4606		8/3/2023	\$5,030.48	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	МО	63150-4606		8/10/2023	\$1,752.68	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	МО	63150-4606		8/22/2023	\$293.36	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	MO	63150-4606		8/29/2023	\$2,670.50	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	MO	63150-4606		9/5/2023	\$4,790.00	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	МО	63150-4606		9/12/2023	\$606.25	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	МО	63150-4606		9/19/2023	\$52.85	Suppliers or vendors
Motion Industries, Inc.	Attn: Linda Wood	PO Box 504606		St. Louis	МО	63150-4606		9/26/2023	\$7,229.14	Suppliers or vendors
·								TOTAL:	\$22,425.26	
Mutual Of Omaha		Payment Processing Center	PO Box 2147	Omaha	NE	68103-2147		9/12/2023	\$16,843.67	Other
Mutual Of Omaha		Payment Processing Center	PO Box 2147	Omaha	NE	68103-2147		9/26/2023	\$8,126.37	Other
		,						TOTAL:	\$24,970.04	
Nathan Trotter & Co, Inc		c/o Tin Technology & Refining	PO Box 369	Sadsburyville	PA	19320		8/15/2023	\$42,033.90	Other
								TOTAL:	\$42,033.90	
NuGenTec		1155 Park Ave		Emeryville	CA	94608		8/10/2023	\$36,000.00	
NuGenTec		1155 Park Ave		Emeryville	CA	94608		9/12/2023	\$36,000.00	
NuGenTec		1155 Park Ave		Emeryville	CA	94608		10/17/2023	\$72,000.00	Other
								TOTAL:	\$144,000.00	
Octex Holdings, LLC	Attn: AP Octex	901 Sarasota Center Blvd		Sarasota	FL	34240		8/22/2023	\$40,556.91	Other
								TOTAL:	\$40,556.91	
OEE Companies LLC	Attn: Jason Schaller	855 Village Center Dr	#336	North Oaks		55127		8/3/2023		Suppliers or vendors
OEE Companies LLC	Attn: Jason Schaller	855 Village Center Dr	#336	North Oaks		55127		8/10/2023		Suppliers or vendors
OEE Companies LLC	Attn: Jason Schaller	855 Village Center Dr	#336	North Oaks	MN	55127		8/22/2023		Suppliers or vendors
								TOTAL:	\$19,060.00	
Pace Analytical Services LLC		PO Box 684056		Chicago	IL	60695-4056		8/22/2023		Suppliers or vendors
Pace Analytical Services LLC		PO Box 684056		Chicago	IL	60695-4056		9/5/2023	. ,	Suppliers or vendors
Pace Analytical Services LLC		PO Box 684056		Chicago	IL	60695-4056		9/26/2023		Suppliers or vendors
Pace Analytical Services LLC		PO Box 684056		Chicago	IL	60695-4056		10/6/2023		Suppliers or vendors
								TOTAL:	\$146,265.00	
Padilla		1101 West River Parkway	Ste 400	Minneapolis	MN			7/26/2023	\$150,000.00	
Padilla		1101 West River Parkway	Ste 400	Minneapolis	MN	55415		9/13/2023	\$125,000.00	
Padilla		1101 West River Parkway	Ste 400	Minneapolis	MN	55415		10/4/2023	\$33,287.18	
Padilla		1101 West River Parkway	Ste 400	Minneapolis	MN	55415		10/26/2023	\$17,982.00	Other
								TOTAL:	\$326,269.18	
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul		55108		8/10/2023	\$580.95	
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul	MN			8/15/2023	\$1,316.68	
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul	MN	55108		8/22/2023	\$326.35	
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul	MN	55108		9/5/2023	\$2,122.89	Other
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul	MN	55108		9/12/2023	\$1,074.02	Other
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul	MN	55108		9/19/2023	\$2,988.86	Other
Power/Mation Division, Inc.	Attn: Al Rausch	1310 Energy Lane		Saint Paul	MN	55108		9/26/2023	\$2,798.73	Other
								TOTAL:	\$11,208.48	
Ratte Sales Co Inc	Attn: Tom Ratte	5237 Elk Street		White Bear Lake	MN	55110		8/3/2023	\$3,708.95	Other
Ratte Sales Co Inc	Attn: Tom Ratte	5237 Elk Street		White Bear Lake	MN	55110		9/5/2023	\$6,262.55	Other
Ratte Sales Co Inc	Attn: Tom Ratte	5237 Elk Street		White Bear Lake	MN	55110		9/19/2023	\$3,661.20	Other
								TOTAL:	\$13,632.70	
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		8/16/2023	\$200,000.00	Services
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		8/16/2023	\$128,714.62	Services
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		8/30/2023	\$42,408.50	Services

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Certain payments or transfers to creditors within 90 days before filing this case

Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Payment Amount	Reason for Payment or Transfer
Riveron Management Services, LLC	711101111011	461 Fifth Avenue	12th Floor	New York	NY	10017	- country	9/13/2023	\$104,935.96	
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		9/27/2023	\$73,624.25	
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		9/27/2023	\$250,000.00	
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		10/6/2023	\$87,985.93	
Riveron Management Services, LLC		461 Fifth Avenue	12th Floor	New York	NY	10017		10/11/2023	\$51,121.18	
, · ·								TOTAL:	\$938,790.44	
RoofCare Service Center LLC	Attn: Legal Dept	851 E. I-65 Service Road S.	Ste 300	Mobile	AL	36606		9/6/2023	\$267,487.50	Services
								TOTAL:	\$267,487.50	
SG Credit Partners, Inc.	c/o Baker, Donelson, Bearman, Caldwell & Berkowitz, P.C.	Attn: Mark I. Duedall	3414 Peachtree Road, N.E.,Monarch Plaza, Suite 1500	Atlanta	GA	30326		10/19/2023	\$50,000.00	Secured debt
								TOTAL:	\$50,000.00	
Stantec Consulting Services Inc		13980 Collections Center Drive		Chicago	IL	60693		10/26/2023	\$225,393.85	
Stantec Consulting Services Inc		13980 Collections Center Drive		Chicago	IL	60693		8/22/2023	\$103,390.74	Other
Stantec Consulting Services Inc		13980 Collections Center Drive		Chicago	IL	60693		9/12/2023	\$80,703.00	Other
Stantec Consulting Services Inc		13980 Collections Center Drive		Chicago	IL	60693		10/17/2023	\$7,900.26	Other
Stantec Consulting Services Inc		13980 Collections Center Drive		Chicago	IL	60693		10/24/2023	\$87,781.18	Other
								TOTAL:	\$505,169.03	
Suggs-Nicholas-Shea, Inc	Attn: Tammy Gall	3353 Perkiomen Ave		Reading	PA	19606		8/3/2023	\$6,756.59	Other
Suggs-Nicholas-Shea, Inc	Attn: Tammy Gall	3353 Perkiomen Ave		Reading	PA	19606		9/5/2023	\$4,118.12	Other
								TOTAL:	\$10,874.71	
Thomas Scientific	Attn: Traci Ann Shiffer	7125 Northland Terrace N	Ste 100	Brooklyn Park	MN			8/15/2023	\$4,352.91	
Thomas Scientific	Attn: Traci Ann Shiffer	7125 Northland Terrace N	Ste 100	Brooklyn Park	MN	55428		8/29/2023	\$4,446.87	
Thomas Scientific	Attn: Traci Ann Shiffer	7125 Northland Terrace N	Ste 100	Brooklyn Park	MN	55428		9/19/2023	\$4,402.56	Other
Thomas Scientific	Attn: Traci Ann Shiffer	7125 Northland Terrace N	Ste 100	Brooklyn Park	MN	55428		10/10/2023	\$4,403.18	Other
Thomas Scientific	Attn: Traci Ann Shiffer	7125 Northland Terrace N	Ste 100	Brooklyn Park	MN	55428		10/24/2023	\$4,356.10	Other
								TOTAL:	\$21,961.62	
Total Tool Supply Inc.	Attn: Carrie	PO Box 860681		Minneapolis	MN	55486		9/19/2023	\$66,971.37	
-		2422 2 24 214		0 1 5 11		50,100		TOTAL:	\$66,971.37	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		7/31/2023	\$11,282.85	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		8/7/2023	\$6,265.02	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		8/7/2023	\$30,311.88	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		8/7/2023	\$12,624.79	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		8/18/2023	\$5,843.18	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		8/18/2023	\$30,773.50	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		8/18/2023	\$12,674.73	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/5/2023	\$5,841.55	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/5/2023	\$30,437.85	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/5/2023	\$12,490.76	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/18/2023	\$6,365.81	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/18/2023	\$30,396.16	
Transamerica Transamerica		6400 C St. SW 6400 C St. SW		Cedar Rapids Cedar Rapids	IA IA	52499 52499		9/18/2023 9/28/2023	\$12,546.58 \$6,365.81	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/28/2023	\$32,004.40	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		9/28/2023	\$13,150.69	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		10/12/2023	\$6,462.80	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		10/12/2023	\$31,428.19	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		10/12/2023	\$12,747.37	Other

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Certain payments or transfers to creditors within 90 days before filing this case

Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Payment Amount	Reason for Payment or Transfer
Transamerica		6400 C St. SW		Cedar Rapids	IΑ	52499		10/26/2023	\$6,462.80	Other
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		10/26/2023	\$31,518.12	
Transamerica		6400 C St. SW		Cedar Rapids	IA	52499		10/26/2023	\$12,829.44	Other
								TOTAL:	\$360,824.28	
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		8/3/2023	\$31,822.40	
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		8/10/2023	\$18,382.33	
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		8/15/2023	\$35,595.28	
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		8/29/2023	\$35,404.64	Other
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		9/12/2023	\$71,268.17	Other
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		9/26/2023	\$71,372.31	Other
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		10/3/2023	\$35,430.10	Other
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		10/10/2023	\$71,189.41	Other
Trans-Matic Manufacturing	Attn: Lori Dewitt	300 E 48th Street		Holland	MI	49423		10/24/2023	\$35,772.16	Other
								TOTAL:	\$406,236.80	
Tsutomu Tanaka		Address Redacted						10/19/2023	\$451.47	Other
Tsutomu Tanaka		Address Redacted						9/12/2023	\$4,328.90	Other
Tsutomu Tanaka		Address Redacted						10/6/2023	\$4,843.43	Other
Tsutomu Tanaka		Address Redacted						10/17/2023	\$11,107.72	Other
								TOTAL:	\$20,731.52	
UHS Premium Billing	Attn: Legal Dept	PO Box 94017	5505 N. Cumberland Ave. Suite 307	Palatine	IL	60094-4017		8/10/2023	\$29,211.25	Other
UHS Premium Billing	Attn: Legal Dept	PO Box 94017	5505 N. Cumberland Ave. Suite 307	Palatine	IL	60094-4017		9/11/2023	\$28,510.18	Other
UHS Premium Billing	Attn: Legal Dept	PO Box 94017	5505 N. Cumberland Ave. Suite 307	Palatine	IL	60094-4017		10/10/2023	\$27,108.04	Other
								TOTAL:	\$84,829.47	
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		8/3/2023		Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		8/10/2023		Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		8/15/2023		Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		8/22/2023		Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		8/29/2023	\$806.37	Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		9/12/2023	\$5,424.51	Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		9/19/2023	\$1,919.85	Suppliers or vendors
United Electric	Attn: Joan. Follmer	PO Box 802578		Chicago	IL	60680-2578		9/26/2023	\$4,161.51	Suppliers or vendors
								TOTAL:	\$32,269.34	
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		7/28/2023	\$17,727.21	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		8/4/2023	\$7,361.41	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		8/11/2023	\$4,399.65	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		8/18/2023	\$7,211.11	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		8/25/2023	\$5,880.19	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		9/1/2023	\$4,784.82	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		9/8/2023	\$8,501.16	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		9/15/2023	\$8,557.04	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		9/22/2023	\$19,953.70	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		9/29/2023	\$13,030.24	Other
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis		55440-1459		10/6/2023	\$10,884.38	
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		10/13/2023	\$7,974.64	
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		10/20/2023	\$6,826.91	
United Health Group	Attn: Legal Dept	PO Box 1459		Minneapolis	MN	55440-1459		10/27/2023	\$10,833.63	
Cintou Ficaliti Gioup	7 ttill. Logal Dept	1 0 000 1409		iviii ii capolis	IVIIN	55440-1459		TOTAL:	\$133,926.09	54.101
United States Treasury		Internal Revenue Service		Ogden	+	84201-0039		10/13/2023	\$36,110.76	0.1

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Certain payments or transfers to creditors within 90 days before filing this case

									Payment	Reason for Payment
Creditor's Name	Attention	Address 1	Address 2	City	State	ZIP	Country	Payment Date	Amount	or Transfer
								TOTAL:	\$36,110.76	
WestRock	Attn: Legal Dept	1000 Abernathy Rd NE		Sandy Springs	GA	30328		8/22/2023	\$6,036.85	Other
WestRock	Attn: Legal Dept	1000 Abernathy Rd NE		Sandy Springs	GA	30328		8/29/2023	\$7,951.89	Other
WestRock	Attn: Legal Dept	1000 Abernathy Rd NE		Sandy Springs	GA	30328		9/5/2023	\$8,278.76	Other
								TOTAL:	\$22,267.50	
Xcel Energy	Attn: Robert Frenzel	414 Nicollet Mall		Minneapolis	MN	55401		8/22/2023	\$6,691.77	Services
Xcel Energy	Attn: Robert Frenzel	414 Nicollet Mall		Minneapolis	MN	55401		9/12/2023	\$145,539.19	Services
Xcel Energy	Attn: Robert Frenzel	414 Nicollet Mall		Minneapolis	MN	55401		9/19/2023	\$162,061.06	Services
Xcel Energy	Attn: Robert Frenzel	414 Nicollet Mall		Minneapolis	MN	55401		9/19/2023	\$7,386.13	Services
								TOTAL:	\$321,678.15	
								GRAND TOTAL:	\$148,200,135.22	

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Payments or other transfers of property made within 1 year before filing this case that benefited any insider

Insider's Name	Address	City	State	Zip	Country	Relationship to the Debtor	Payment Date	Payment Amount	Reason for Payment or Transfer
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	11/2/2022	\$75.15	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	11/8/2022	\$192.28	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	12/6/2022	\$250.44	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	12/20/2022	\$682.42	Expense Reimbursement
Bradley J Hartsell		White Bear Township	MN	55110		President	1/10/2023	\$281.91	Expense Reimbursement
Bradley J Hartsell		White Bear Township	MN	55110		President	1/24/2023		Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	1/31/2023	\$6,791.15	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	2/14/2023	\$1,249.89	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	2/14/2023	\$1,249.89	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	2/28/2023	\$4,980.01	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	3/14/2023		Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	3/28/2023	\$140.80	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	5/2/2023	\$329.36	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	6/6/2023	\$1,692.00	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	6/29/2023	\$7,811.75	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	7/25/2023	\$4,716.09	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	9/14/2023	\$75,000.00	Summer Bonus
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	9/26/2023	\$9,039.79	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	10/3/2023	\$3,787.24	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	10/6/2023	\$13,182.24	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	10/19/2023	\$236.54	Expense Reimbursement
Bradley J Hartsell	4400 Otter Lake Road	White Bear Township	MN	55110		President	10/24/2023	\$25.01	Expense Reimbursement
							SUBTOTAL:	\$134,355.72	
Gavin Solmonese LLC	1007 N Orange Street, 4th	Wilmington	DE	19801		Director	5/31/2023	\$25,000.00	Director Fee
	Floor, Ste 461	_							
Gavin Solmonese LLC	1007 N Orange Street, 4th	Wilmington	DE	19801		Director	10/26/2023	\$17,400.00	Director Fee
	Floor, Ste 461	_							
							SUBTOTAL:	\$42,400.00	
Mizuhiro Toki	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	1/24/2023	\$6,925.44	Director Fee
Mizuhiro Toki	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	5/11/2023	\$24,744.00	Director Fee
Mizuhiro Toki	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	6/29/2023	\$3,260.65	Director Fee
Mizuhiro Toki	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	10/17/2023	\$12,386.14	Director Fee
Mizuhiro Toki	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	10/19/2023	\$96.99	Expense Reimbursement
							SUBTOTAL:	\$47,413.22	
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku			133-0045		Director	12/20/2022		Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045		Director	2/21/2023		Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku			133-0045		Director	3/28/2023		Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku			133-0045		Director	5/11/2023		Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045		Director	5/30/2023		Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku			133-0045		Director	9/12/2023		Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	10/6/2023	\$4,843.43	Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	10/17/2023	\$11,107.72	Director Fee
Tsutomu Tanaka	2-8-2, Oshiage, Sumida-ku	Tokyo		133-0045	Japan	Director	10/19/2023	\$451.47	Expense Reimbursement
	Ī						SUBTOTAL:	\$57,580.77	
							TOTAL	\$204 740 74	

TOTAL: \$281,749.71

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Fill in this information to identify the case:	
Debtor name: Water Gremlin Company	
United States Bankruptcy Court for the: District of Delaware	
Case number: 23-11775	Check if this is an amended filing
WARNING - Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. I have examined the information in this Statement of Financial Affairs and any attachments and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 12/8/2023	
/s/ Bradley J. Hartsell Bradl	ey J. Hartsell
Signature of individual signing on behalf of debtor Printe	ed name
President	
Position or relationship to debtor	
Are additional pages to Statement of Financial Affairs for Non-Individuals Filing for Bankruptcy (Official Form 207) attached?	
✓ Yes	